

## THE

# JAMMU AND K ASHMIR OFFICIAL GAZETTE

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## **PART I-A**

## Jammu & Kashmir Government-Orders

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# HIGH COURT OF JAMMU AND KASHMIR AND LADAKH AT JAMMU

(Exercising powers of Bar Council under Section 58 of the Advocates Act, 1961).

#### Notification

No. 1470 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Bilal Ahmad Dar S/o Sunauallah Dar R/o Surigam, Lolab, Sheikh Mohalla, Tehsil Lalpora, District Kupwara has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-829/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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Notification

No. 1471 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Bisma Ashraf D/o Mohammad Ashraf Shah Bangi R/o Charar-I-Sharief, Nowhar, District Budgam has been admitted and enrolled as

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1472 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Bilal Ahmed S/o Mohd Bashir R/o Mohra, P/O Kotranka, District Rajouri has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-831/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1473 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Chandraansh Sharma D/o Sudesh Kumar Sharma R/o Lehar, Tehsil Pouni, District Reasi A/P H. No. 133 9A, Vinayak Nagar, Upper Muthi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-832/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

Notification

No. 1474 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Deepak Singh S/o Ram Singh R/o Dessa Mangal Tha Tha Dessa, Tehsil Bhagwah, District Doda has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-833/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1475 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Divya Mannat D/o Rajinder Kumar R/o H. No. 141, Sec. 1/A, Extn. Bhagat Pura, Channi Himmat, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-834/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1476 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Diksha Devi D/o Devinder Kumar R/o Village Cheka Bhaderwah, Tehsil Bhalla, District Doda has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-835/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1477 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Ebben Ali Ganie S/o Showqat Ali Ganie R/o House No. 11, Janakpur, Lohrna, Tehsil Dachhan, District Kishtwar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-836/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1478 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Ezzaan Dawar S/o Shaukat Ali R/o Tralla Gujjran, Tehsil Kotranka (Budhal), District Rajouri A/P H. No. 1, Lane No. 2, Madina Hill, Bathindi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-837/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1479 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Fehmida Akhtar D/o Ghulam Nabi Dar R/o Mohalla Banpora, Logripora, Aishmuqam, Tehsil Pahalgam, District Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-838/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1480 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Gousia Nazir D/o Nazir Ahmad Malik R/o Zaffron Colony, Sempora, Tehsil Pantha Chowk, District Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-839/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1481 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Gourab Manhas S/o Kehar Singh R/o V. P. O. Pandorian Manhasan, Tehsil Bishnah, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-840/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1482 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Harshpreet Singh Bali S/o Inderpal Singh Bali R/o H. No. 12/L. No. 3, Sector-D, (Extension), Sainik Colony, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-841/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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No. 1483 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Heena Kabir D/o Kabir Ahmed R/o Near Masjid Village Bimyar (Uri), District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-842/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1484 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Harsh Vardhan Sharma S/o Satish Sharma R/o Village Tarore, Bari Brahmana, District Samba has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-843/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1485 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Hadia Farooq D/o Farooq Ahmed Malik R/o Shalagadi, Chamalwas, H. No. 34, Tehsil Banihal, District Ramban has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-844/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1486 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Irfan Ahmad Mir S/o Mohd Rafi Mir R/o Bijbehara, District Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-845/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1487 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Iram Sabha D/o Irshad Ahmed R/o House No. 13, Ward No. 13, Near Masjid Hasnain, Akhyarabad, Kishtwar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-846/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1488 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Muneeb Rashid Malik S/o Abdul Rashid Malik R/o Near Sheikh Ul Alam Masjid, Wanigham, Tehsil Tangmarg, District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-862/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1489 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Iram Bashir D/o Bashir Ahmad Bhat R/o Illahi Bagh, Buchpora, Tehsil Eidgah, District Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-847/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1490 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Ieshan Basnotra S/o Sham Lal Sharma R/o 201, Old Janipur, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-848/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1491 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Jyoti Chowdhary D/o Madan Lal R/o Lower Thathar, Ban Talab, Tehsil Jammu North, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-849/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1492 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Javid Bashir Mir S/o Bashir Ahmad Mir R/o Palhallan, Mir Mohalla, Tehsil Pattan, District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-850/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1493 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Jaspreet Kaur D/o Harvinder Singh R/o Plot No. 22, Bakshi Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-851/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1494 of 2021/RG/LP Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Karan Jot Singh Bindra S/o Charanpreet Singh Bindra R/o House No. 38, Sector-8, Trikuta Nagar, Tehsil Bahu, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-852/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1495 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Khadimul Mursaleen S/o Shahid Mehmood Suhrawardy R/o Doda A/P Lane No. 1, Sattelite Colony, Bathindi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-853/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1496 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Konark Gupta S/o Raman Gupta R/o H. No. 21, Rehari Colony, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-854/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1497 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Lavan Sagar Verma S/o Mohan Lal Verma R/o W. No. 12, H. No. 49, Chabutra Bazar, Moh. Sheetla Mandir Gali, Udhampur has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-855/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1498 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Malik Arbaz Farooq S/o Farooq Ahmad Malik R/o Tachloo, District Shopian A/P Sainik Colony, Chowadhi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-856/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1499 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohammed Rahoof Khan S/o Mohammed Farooq Khan R/o Dheri Dhara, Tehsil Manjakote, District Rajouri A/P Macca Masjid, Bathindi, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-857/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1500 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mir Jahangir Hussain S/o Mehraj-ud-Din Mir R/o Deeri, Murran, Bonipora, District Pulwama has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-858/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1501 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Marukh Nusrat D/o Nusrat Ahmad R/o Shutra Shahi, Near New Secretariat, Tehsil South, District Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-859/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1502 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Mehreen Imtiyaz D/o Sheikh Imtiyaz Ahmed R/o Sangri Colony, Tehsil and District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-860/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1503 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Manhar Mahajan S/o Sanjeev Kumar Gupta R/o B-6, Dream Land, Apartments, Trikuta Nagar, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-861/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1504 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohammad Mussavir Bhat S/o Mohd Ismail Bhat R/o Bandipora (Ward No. 6), Nishat Mohalla, District Bandipora has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-863/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### Notification

No. 1505 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Mehrul Nisa D/o Mohammad Anwar Lone R/o Uri, Lone Mohalla, District Baramulla has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-864/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1506 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohd Ashraf S/o Lal Din R/o Mohra, Sari, Tehsil Kotranka, District Rajouri has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-865/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1507 of 2021/RG Dated 16-02-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohd Irfan Khan S/o Mohd Kabir Khan R/o Kotain, Tehsil Mendhar, District Poonch has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-866/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

#### óóóóóóóó

#### Notification

No. 1508 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Mehnaz Mughal D/o Mushtaq Ahmed R/o House No. 20, Phase-9, at EWS Housing Colony, Udhampur has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-867/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1509 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohd Ismail Zargar S/o Abdul Ahad Zargar R/o Pattan, Zargar Mohalla, District Baramulla A/P H. No. 4, Sector-C, Sainik Colony, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-868/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1510 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohmad Waseem Bhat S/o Bashir Ahmad Bhat R/o Hallan Rain Chowgund, Shahabad Bala, District Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-869/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

No. 1511 of 2021/RG Dated 16-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Malik Faheem Rasheed S/o Abdul Rasheed Malik R/o Nadoora Dooru Shahbad, Tehsil Dooru, District Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-870/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1512 of 2021/RG Dated 17-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Ms. Mudeeha Lateef D/o Mohd Lateef R/o Chotta Bazar, Kani Kadal, Tehsil South, District Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-871/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

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#### Notification

No. 1513 of 2021/RG Dated 17-12-2021.

It is hereby notified that vide High Court Order dated 13-12-2021 Mr. Mohmmad Sameullah Bhat S/o Abdul Rasheed Bhat R/o Yari Gund, Kawoosa, Tehsil Narbal, District Budgam has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-872/2021 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

óóóóóóó

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Subject: ô Acquisition of land measuring 05 Kanals and 18 Marlas (standard kanal) situated at Village Wanding, Tehsil Gool, District Ramban for construction of ∴Gager-Bhimdassa Road@under PMGSY.

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Notification No. 14-Rev (LAJ) of 2022

Dated 10-02-2022.

Whereas, the land specifications whereof are given hereunder is required for public purpose i. e. construction of ::Gager-Bhimdassa Roadø under PMGSY.

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Whereas, on the basis of an indent placed by the Chief Engineer, PMGSY, JKRRDA, Jammu vide No. CEJ/PMGSY/960-63 dated 15-04-2017, notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Gool vide No. 531-40/DM/G/PMGSY dated 20-03-2018 for land measuring 05 Kanals and 18 Marlas situated at Village Wanding, Tehsil Gool, District Ramban, calling upon objections from the land owners/interested persons; and

Whereas, pursuant to the above notification, no objection was received from any one and accordingly, the revenue papers were prepared by the revenue field staff and duly authenticated by the Indenting Department. The Collector, Land Acquisition (SDM), Gool vide No. 1722/SDM/G dated 05-10-2020 read with No. SDM/G/2051 dated 15-03-2021 submitted the case to the District Collector (DC), Ramban, who vide No. DC/LA/Rbn/849-50 dated 05-11-2020 read with No. DC/LA/Rbn/1011-12 dated 26-03-2021 endorsed to Divisional Commissioner, Jammu, who vide No. 502/4281/PMGSY/Wanding/Ramban/21/181 dated 26-04-2021 returned the same for clarification of some observations; and

Whereas, Collector, Land Acquisition (SDM), Gool vide No. 236/SDM/G dated 15-07-2021, after clarifying the observations re-submitted the case to District Collector (DC), Ramban, who vide No. DC/LA/Rbn/1113-14 dated 31-07-2021 forwarded the same to Divisional

Whereas, the Financial Commissioner (Revenue), J&K returned the case to Divisional Commissioner, Jammu vide No. FC-LS/LA-5342/21 (CC No. 189) dated 24-09-2021 to clarify some observations. Collector, Land Acquisition (SDM), Gool vide No. SDM/G/518-19 dated 25-11-2021, clarified the observation and again re-submitted the case to District Collector (DC), Ramban, who vide No. DC/LA/Rbn/1496-97 dated 03-12-2021 endorsed to Divisional Commissioner, Jammu; and

Whereas, the Divisional Commissioner, Jammu vide No. 502/4281/PMGSY/Wanding/Rbn/21/2645 dated 23-12-2021 forwarded the case to Financial Commissioner (Revenue), J&K, who vide No. FCR-LAND/89/2021-06-FCR (59717), endorsed to this department for the said purpose; and

Whereas, the report furnished by Collector, Land Acquisition (SDM), Gool vide letter referred to above duly endorsed by District Collector (DC), Ramban, Divisional Commissioner, Jammu and Financial Commissioner (Revenue), J&K has been examined and it has been found that no objection has been filed by any one against the proposed acquisition; and

Whereas, the Government is satisfied that the aforesaid land is required for public purpose i. e. construction of ::Gager-Bhimdassa Road@for land measuring 05 Kanals and 18 Marlas (standard kanal) situated at Village Wanding, Tehsil Gool, District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 05 Kanals 18 Marlas (standard Kanal) situated at Village Wanding, Tehsil Gool, District Ramban is required for public purposes i. e. construction of ::Gager-Bhimdassa Roadon Further, the Collector, Land Acquisition (SDM), Gool is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section (9)2 of the said Act, the Collector will take

Futher, the Collector concerned shall be held specifically responsible for identification and proper title verification fo all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award. The Collector/Indenting Department shall also ensure that no compensation shall be made for the portion of land which has already been acquired for the road in question.

# (Sd.) VIJAY KUMAR BIDHURI, IAS, Commissioner/Secretary to the Goovernment.

#### ô ô ô GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATô REVENUE DEPARTMENT.

Subject :ô Acquisition of land measuring 10 Marlas and 90 Sft. for Tower Foundation No. 02 (LILO) of 220 KV D/C Budgam Transmission Line situated at Village Budgam, Tehsil and District Budgam

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Notification No. 12-Rev (LAK) of 2022

Dated 10-02-2022.

Whereas, the land specifications, whereof are given hereunder is required for public purpose i. e. Tower Foundation No. 02 (LILO) of 220 KV D/C Budgam Transmissiom Line.

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No. 51] The J&K Official Gazette, 17th March, 2022/26th Phal., 1943. 663

Whereas, on the basis of an indent placed by the Executive Engineer, Transmission Line Construction Division-I, Bemina, Srinagar vide No. TLCD-I/1212-13 dated 29-09-2015, notification under section 4(1) was issued by Collector, Land Acquisition, PDD/MHP, Bemina, Srinagar vide No. LA/PDD/MHP/163-75 dated 20-10-2015 for land measuring 10 Marlas and 90 Sft. under Khasra Nos. 598 min (01 M-124 Sft.), 599 min (01 M-213 Sft.) and 601 min (07 M-25 Sft.) situated at Village Budgam, Tehsil and District Budgam, calling upon the objections from the owners/interested persons; and

Whereas, pursuant to the above notification, no objection was received from any one and accordingly, the revenue papers have been prepared by the revenue field staff and duly authenticated by the Indenting Department. The Collector, Land Acquisition, PDD/MHPS, Bemina, Srinagar vide No. LAPDD/MHPS/124-27 dated 29-07-2021 read with No. LAPDD/MHPS/358-59 dated 30-10-2021, recommended the case to District Collector (DC), Budgam, who vide No. DCB/LAS/021/428 dated 03-08-2021 read with No. DCB/LAS/021/772 dated 08-11-2021 endorsed to Divisional Commissioner, Kashmir for issuance of declaration/notification under sections 6, 7 and 17 of the Land Acquisition Act, Samvat 1990; and

Whereas, the Divisional Commissioner, Kashmir vide No. Divcom/LAS-Acq/3998/428 dated 20-09-2021 read with No. Divcom/LAS-Acq/3998/653 dated 07-12-2021 forwarded to Financial Commissioner (Revenue), J&K, who vide No. FCR-LAND/206/2021-06-FCR (64713), endorsed to this department for the said purpose; and

Whereas, the report furnished by Collector, Land Acquisition, PDD/MHPS, Bemina, Srinagar vide letter referred to above duly endorsed by District Collector (DC), Budgam, Divisional Commissioner, Kashmir and Financial Commissioner (Revenue), J&K has been examined and it has been found that no objection has been filed by any one against the proposed acquisition; and

Whereas, the Government is satisfied that the aforesaid land is required for public purpose i. e. construction of Tower Foundation No. 02 (LILO) of 220 KV D/C Budgam Transmission Line situated at Village Budgam, Tehsil and District Budgam.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 10 Marlas 90 Sft. situated at Village Budgam, Tehsil and District Budgam

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section (9)2 of the said Act, the Collector will take possession of the aforementioned land at Village Budgam, Tehsil and District Budgam required for public purposes i. e. construction of Tower Foundation No. 02 (LILO) of 220 KV D/C Budgam Transmission Line subject to fulfillment of the conditions prescribed under section (9)2 and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

Futher, the Collector concerned shall be held specifically responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award. The Collector/Indenting Department shall also ensure that no compensation shall be made for the portion of land which has already been acquired for Tower Foundation No. 02 (LILO) of 220 KV D/C Budgam Transmission Line in question.

(Sd.) VIJAY KUMAR BIDHURI, IAS,

Commissioner/Secretary to the Goovernment.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Subject :ô Acquisition of land measuring 20 Kanals and 11 Marlas situated at Village Chak Dulma, Tehsil Rajpura, District Samba.

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Notification No. 15-Rev (LAJ) of 2022

Dated 11-02-2022.

Whereas, on the basis of an indent placed by the Inspector General Hq. Jammu FTR BSF vide No. AXXB/BOP-C-Dulma/Engg/2011/14310-12 dated 14-11-2011, notification under section 4(1) was issued by Collector,

Whereas, pursuant to SRO-235 of 2009 dated 11-08-2009 notification under sections 6 & 7 of the Land Acquisition Act, Svt. 1990 was issued by the District Collector (DC), Samba vide No. DCS/LAS/11-12/1959-65 dated 15-03-2012 which was later on withdrawn in pursuance of directions issued by this department vide No. Rev/LAJ/12/2015 dated 02-02-2016; and

Whereas, notification under section 4(1) was again issued vide No. SDM/G/LAS/2015-16/934-942 dated 28-11-2015 for land measuring 20 Kanals 11 Marlas situated at Village Chak Dulma, Tehsil Rajpura, District Samba, calling upon the objections from the land owners/interested persons; and

Whereas, pursuant to the above notification, no objection, was received from any one. The Collector, Land Acquisition (SDM), Ghagwal vide No. SDM/G/15-16/1135 dated 27-01-2016 submitted the case to District Collector (DC), Samba, who vide No. ACR/LAS/15-16/956 dated 31-03-2016 submitted the case for issuance of declaration under sections 6 and 7 of the said Act; and

Whereas, Deputy Commissioner, Samba vide No. DCS/SM/LAS/20-21/841 dated 27-12-2021 again requested for issuance of declaration/notification under sections 6 & 7 of said Land Acquisition Act, Samvat 1990; and

Whereas, the report furnished by Collector, Land Acquisition (SDM), Ghagwal vide letter referred to above duly endorsed by District Collector (DC), Samba has been examined and it has been found that Collector, Land Acquisition vide his No. DCS/LAS/10-11/1955-56 dated 14-03-2012 has reported that no objection has been filed by any one against the proposed acquisition within the stipulated time; and

Whereas, the case has been further examined and it is found that joint representation/objection has been filed by the interested persons marked by the District Collector on 31-05-2012 that the compensation of the land has not been paid to the owners from 1996 to till date, description of land, rate of compensation before taking up construction of BOP, constructing the permanent building without clearance from the owners; and

Whereas, the above objections have been examined which are related to compensation, description of land, the acquisition of the land being for the defence purpose which is an important public purpose in the interest of national security and therefore, the objections have no merits and being filed beyond the cut of date does not merit any consideration, hence rejected; and

Whereas, the Government is satisfied that the aforesaid land is required for public purpose i. e. establishment of BOP by BSF situated at Village Chak Sada, Tehsil Rajpura, District Samba.

Now, therefore, in pursuance of section 6 of the Land Acquisition Act, Samvat 1990, it is declared that the land measuring 20 Kanals 11 Marlas given at Annexure-A situated at Village Chak Dulma, Tehsil Rajpura, District Samba is required for public purpose i. e. establishment of BOP by BSF. Further, the Collector, Land Acquisition (SDM), Ghagwal is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Futher, the Collector concerned shall be held specifically responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award. The Collector/Indenting Department shall also ensure that no compensation shall be made for the portion of land which has already been acquired for establishment of BOP in question.

#### (Sd.) VIJAY KUMAR BIDHURI, IAS,

Commissioner/Secretary to the Goovernment.

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Annexure to Notification No.15-Rev (LAJ) of 2022 dated 11-02-2022

District	Tehsil	Village	Khasra Nos.	Area
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## GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ YOUTH SERVICES AND SPORTS DEPARTMENT, J&K.

Subject :ô Nomination of First Appellate Authority in the Youth Services and Sports Department.

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Government Order No. 46-JK (YSS) of 2021

Dated 12-07-2021.

Shri Mohammad Ashraf Bhat, KAS, Special Secretary to the Government, Youth Services and Sports Department is hereby nominated

By order of the Government of Jammu and Kashmir.

(Sd.) ALOK KUMAR, IRS,

Principal Secretary to the Government, Youth Services and Sports Department.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

PART II—A

Subject :ô Assumption of Charge.

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In pursuance of Government Order No. 149-JK (GAD) of 2022 dated 10-02-2022, issued by the General Administration Department, Civil Secretariat, Jammu, under endorsement No. GAD-SERVOKAS/91/2021-09-GAD dated 10-02-2022, I, Rajinder Singh Tara (JKAS) do, hereby, assume the charge of the post of Director General, Command Area Development, Jammu today on 11-02-2022 (F. N.).

(Sd.) RAJINDER SINGH TARA, JKAS,

Director General, Command Area Development, Jammu.

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Certified that we have in the forenoon/afternoon of this day respectively made over and received charge of the Office of Munsiff, JMIC, Billawar.

Station: Billawar	
Dated: 25-01-2022	
	(Sd.)
	Additional Special Mobile Magistrate, Billawar.
	Relieved Officer.
	(Sd.)
	Munsiff Judicial Magistrate, 1st Class, Billawar.
	Relieving Officer.



## THE

# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 17th Mar., 2022/26th Phal., 1943. [ No. 51

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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STATE ELECTION COMMISSION, UT OF JAMMU AND KASHMIR, NIRVACHAN BHAWAN, RAIL HEAD COMPLEX, JAMMU.

Corrigendum to Notification No. EA/Pyt/2020/09 Dated 13-11-2020.

In partial modification to Notification No. EA/Pyt/2020/09 dated 13-11-2020 read with corrigendum No. 53/SEC/Pyt/2020 dated 04-03-2021, 53/SEC/Pyt/2020 dated 26-03-2021, 53/SEC/Pyt/2020 dated 28-04-2021, 53/SEC/Pyt/2020 dated 29-06-2021, 53/SEC/Pyt/2020 dated 26-08-2021, 53/SEC/Pyt/2020 dated 25-10-2021 and 53/SEC/Pyt/2020 dated 27-12-2021 and in exercise of powers conferred under section 36 of Jammu and Kashmir Panchayati Raj Rules, 1996, it is hereby ordered that the date appearing at clause(h) i. e. ::the date before which the election shall be completed@, of the said Notification shall be deemed to have been further extended to 30th of

April, 2022 in respect of District Development Council, Constituency Drugmulla, Kupwara appearing at S. No. 10 of the Annexure to the said Notification, in view of deferring of counting of votes in the DDC Constituency, Drugmulla, Kupwara vide Election Authority communication No. 53/SEC/Pyt/2020/1868 dated 22-12-2020 addressed to District Panchyat Election Officer, Kupwara and subsequent Order No. 05/SEC/DDC/2021 dated 05-03-2021 related to re-poll in the said constituency.

(Sd.) K. K. SHARMA, IAS (RETD.)
State Election Commissioner,
Election Authority,
J&K Panchayati Raj Act, 1989.

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STATE ELECTION COMMISSION, UT OF JAMMU AND KASHMIR, NIRVACHAN BHAWAN, RAIL HEAD COMPLEX, JAMMU.

Corrigendum to Notification No. EA/Pyt/2020/14 Dated 23-11-2020.

In partial modification to Notification No. EA/Pyt/2020/14 dated 23-11-2020 read with corrigendum No. 54/SEC/Pyt/2020 dated 04-03-2021, 54/SEC/Pyt/2020 dated 26-03-2021, 54/SEC/Pyt/2020 dated 28-04-2021, 54/SEC/Pyt/2020 dated 29-08-2021, 54/SEC/Pyt/2020 dated 26-08-2021 and 53/SEC/Pyt/2020 dated 25-10-2021 and 54/SEC/Pyt/2020 dated 27-12-2021, in exercise of powers conferred under section 36 of Jammu and Kashmir Panchayati Raj Act, 1989, read alongwith Rule 108-G of the Jammu and Kashmir Panchyati Raj Rules, 1996, it is hereby ordered that the date appearing at clause (h) i. e. : the date before which the election shall be completed of the said Notification shall be deemed to have been further extended to 30th of April, 2022 in respect of District Development Council, Constituency HajinóA, Bandipora appearing at S. No. 10 of the Annexure to the said Notification, in view of deferring of counting of votes in the DDC Constituency HajinóA, Bandipora vide Election Authority Communication No. 54/SEC/Pyt/2020/1867 dated

22-12-2020 addressed to District Panchayat Election Officer, Bandipora and subsequent Order No. 06/SEC/DDC/2021 dated 05-03-2021 related to re-poll in the said Constituency.

(Sd.) K. K. SHARMA, IAS (RETD.)

State Election Commissioner,

Election Authority,

J&K Panchayati Raj Act, 1989.

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# IN THE COURT OF JUDICIAL MAGISTRATE, 1ST CLASS BASOHLI.

U. T through V/s Jagjeet Singh.

F. I. R No. 66/2017 Police Station, Basohli under sections 420/506 RPC General warrant of Arrest under section 299 Cr. PC.

Against :ô Jagjeet Singh S/o Mohinder Singh R/o Village Kote Panoch, Tehsil Khanna (Payal), District Ludhiana.

To :ô All police officials of Jammu and Kashmir U. T.

A challan has been presented in this court against the accused Jagjeet Singh S/o Mohinder Singh R/o Village Kote Panoch, Tehsil Khanna (Payal), District Ludhiana and he has been proceeded under section 299 Cr. PC. and through this General Warrant of arrest it is directed that all the police officials of U.T. of Jammu and Kashmir are authorised to arrest the accused person and whenever the accused is arrested, he shall be produced in this Court.

This warrant shall remain in force till the arrest of the accused person or is recalled.

(Sd.) ......

Judicial Magistrate, 1st Class,

Basholi.

## GOVERNMENT OF JAMMU AND KASHMIR OFFICE OF THE DISTRICT MAGISTRATE, JAMMU, WAZARAT ROAD, JAMMUó180001(J&K)óINDIA.

#### Order

Whereas, it has come to my notice that private individuals and various Government agencies are transporting Bovine animals like milk cattle/drought animals through trucks and other means from District Jammu to other District of the State; and

Whereas, sentiments of one particular community are attached with the Bovine animals especially cow which is treated as sacred animal by one particular community;

Whereas, it is necessary to take some preventive measures to avoid such law and order problem in future;

Now, therefore, I Anshul Garg, IAS, District Magistrate, Jammu in exercise of the powers vested in me under Section 144 Cr. PC. hereby direct that no Bovine animals such as Cow, Oxen, Bulls, Calves etc. be transported from District Jammu to other Districts, except with written permission from undersigned or Additional District Magistrate, Jammu under certain conditions imposed by this office, from time to time.

This order shall come into force with an immediate effect and shall remain in force for a period of two months from date of its issue or till the order is rescinded, whichever be earlier.

(Sd.) ANSHUL GARG, IAS,

District Magistrate,

Jammu.

# OFFICE OF THE COLLECTOR LAND ACQUISITION (ASSISTANT COMMISSIONER REVENUE), PULWAMA.

Preliminary Notification Under Section-11(1)

Notification No. 04 of 2022

Dated 17-01-2022

Subject :ô Preliminary Notification under Sectionó11(1) of Right to Fair Compensation & Transparency in Land Acquisition, Rehabilitation & Resettlement Act, 2013 for Acquisition of land measuring 03 Kanal 10 Marlas 01 Sirsai situated in estate Bellow Dargund, Tehsil Rajpora, District Pulwama for public purpose namely acquisition of land for Upgradation of Bellow Arbal Nikas road.

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Whereas, the formal land indent has been placed by Chief Engineer PWD (R&B), Kashmir vide his No. CE/R&B/K/Plg/16115-17 dated 21-10-2020 for construction/Upgradation of Bellow Arbal Nikas Road at Village Bellow Dargund, Tehsil Rajpora, District Pulwama.

On the basis of said indent, the revenue extracts for land measuring 3 Kanals 10 Marlas 01 Sirsai were submitted by Tehsildar Rajpora which were accordingly forwarded to the Executive Engineer, R&B, Division Pulwama vide this office communication No. DCP/LA/2021/387-89 dated 24-08-2021 for authentication in token of their correctness on spot. The Executive Engineer R&B, Division Pulwama returned the said papers vide his communication No. L-2/EEP/6508-9 dated 27-08-2021 after authentication thereof.

Whereas, Social Impact Assessment was carried out by the Costituted Committee headed by Tehsildar Rajpora and stands submitted vide his No. TR/OQ/790 dated 20-12-2021 in pursuance to the order issued vide this office No. DCP/LA/2020/610-30 dated 25-08-2020 and after its perusal, following findings have come to fore :ô

- 1. The proposed acquisition of land for the project namely ∴construction/upgradation of Bellow-Arbal-Nikas Roadø at revenue Village Bellow Dargund of Tehsil Rajpora absolutely serves the public purpose.
- 2. That as per the project requirement presently the land proposed for acquisition as per the alignment fixed by the officials of Intending Department is bare minimum.

- 3. That no land at any alternate place has been considered and found feasible for the said project.
- 4. That as per the available records there is no un-utilized land which has been previously acquired in the area, which is available and feasible for the said project.
- 5. No land of the previous acquisition has remained un-utilized in the area, which can preferably be used for the said project.
- 6. The quantum of land measuring 03 Kanals 10 Marlas 01 Sirsai only situated at Village Bellow Dargund has come under the aforesaid alignment.

After the perusal of said Social Impact Assessment Report/field report, it appears that there is no need of Administrator in the instant case as there is no relocation, displacement and rehabilitation of any affected person/family involved as only a quantum of land measuring 03 Kanals 10 Marlas 01 Sirsai and no trees/structure has come under the aforesaid alignment.

Therefore, it is notified that for the above said project in Village Bellow Dargund Tehsil Rajpora District Pulwama, a piece of land measuring 03 kanal 10 Marlas 01 Sirsai of standard measurement, whose detailed description is as following has come under the acquisition: ô

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			Total Land Involved	03610601		

### Description of trees/structures:

Trees		Struc	etures
Variety	Number	Type	Plinth
Fruit bearing	Nil	Nil	Nil
Non-fruit bearing popular Bren, Willow	Nil	Nil	Nil

The notification is made under the provisions of Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition Rehabilitation and Resettlement Act, 2013 (Act No. 30/2013) to all whom it may concern.

It is impressed that under Section 11(4) of the Act, no person shall make any transaction or cause any transaction of land/structure i. e. sale/purchase, etc. or create any encumbrances on such land from the date of publication of such notification without prior approval of the concerned Collector.

Objections to the acquisition, if any, may be filed by the person interested within 60 (Sixty Days) from the date of publication of this notification as provided under Section 15 of the Act before Collector Land Acquisition (Assistant Commissioner, Revenue), Pulwama. Any objection filed beyond the fixed timeline shall not be entertained.

(Sd.) AIJAZ AHMAD SHAH, IAS,

Collector Land Acquisition, Assistant Commissioner, Revenue, Pulwama.

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GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE COLLECTOR LAND ACQUISITION (ACR),
RAMBAN.

Notice under sections 9, 9-A of the J&K State Land Acquisition Act (Svt.) 1990.

No. 02/ACR of 2022

Dated 11-02-2022.

Notice is hereby given to all interested persons that the Government intends to take possession of land measuring 02K-03M in Village Dhanmasta, Tehsil Pogal Paristan (Ukhral), District Ramban for construction of ::Community Hall Batrooø as per particulars appended to this notice for which Notification No. 11-Rev(LAJ) of 2022 dated 08-02-2022 has been issued by the Office of Commissioner/Secretary to Government, Revenue Department vide endorsement No. Rev-LIT/ 33/2022(119598) dated 08-02-2022 under Sections 6, 7 & 17 of the Land Acquisition Act (Svt.) 1990.

Now, before taking over the possession of land and payment of compensation, all the interested persons are called upon to appear before the undersigned on 28-02-2022 at 01:00 PM at DC Complex, Ramban and state the nature of their respective interests in the land, the amount and particulars of their claims to compensation for such interests, and their claims to compensation for such interests, and their objections (if any) to the quantum and measurement of land. It is required that all such claims and objections are made in writing.

Assistant Commissioner Development, Ramban (Indenting Department) is also hereby called upon to appear before the undersigned either in person or through his authorized representative on above said date, time and venue to put forth his objection, if any, to the measurement made and to the amount of the tentative compensation that may be assessed.

It may be taken into notice by all that no claim or objection whatsoever will be entertained after above said date.

Appendix: Particulars of Land

S. No.							Vi	lla	ge				Khasra No.						Area								
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Given under my hand and seal on day of 11th February, 2022 at Ramban.

(Sd.) DHIRENDRA SHARMA, JKAS,

Collector Land Acquisition (ACR),

Ramban.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### ADVERTISEMENTS—C

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GOVERNMENT OF JAMMU AND KASHMIR (UT), OFFICE OF THE GENERAL MANAGER, RANBIR GOVERNMENT PRESS, JAMMU (TAWI)ô 180005.

Short-Term Tender Notice

Sealed tenders/quotations duly affixed with Revenue Stamps worth Rs. 5/- are invited from the interested reputed Insurance Company for Insurance of **Press Building, including Machinery and Equipments, Stock of Paper, Material and allied items**. The tenders/quotation should be reach to this office by or before **17-03-2022 up to 12.00 Noon** and shall likely to be opened either on the same day or any other date convenient to the Petty Purchase Committee of the Department.

#### TERMS AND CONDITIONS:

1. The quoted rates are including all taxes, charges as applicable.

- 2. Before quoting their rates, interested parties are advised to visit/inspect the Department on any working day for proper assessment.
- 3. The insurance policy risk coverage Fire and allied perils, Riots and Strike and Malicious Damages, Storm, Tempest, Flood and Inundation, Earthquake (Fire and Shock).
- 4. The insurance policy should be valid for the period of one year.

For and on behalf of the Governor of Jammu and Kashmir.

(Sd.) PARSHOTAM SHARMA,

General Manager.

عميمين عميمين

رجیٹر ڈنمبر ہے کے۔33



सत्यमेव जयते

# جمول وتشمير گورنمنط گزي

جلد نمبر 134\_ جمول \_مورخه 17مار چ 2022ء بمطابق 26 پچالگنا 1943 ویروار نمبر 51

اِشتہارات سنسید

---ازعدالت پر بیل سیشن جج بھدرواہ

سرکار بنام غلام قادر وغیرہ پرچه علت نمبر 57/07 تھانہ پولیس گندو

عرائم زير دفعات، A-Act برائم زير دفعات، 302 RPC

وارنٹ گشتی گرفتاری خلاف ملزم: غلام قادر ولد مهر بخش قوم گوجر سکنه چلی (Chilli) مخصیل گندوضلع ڈوڈہ

تحکم بنام: المکاران پولیس (UT) جمول وکشمیر مقدمه مندرجه عنوان الصدر مین آپکو حکم و اختیار دیا جاتا ہے که آپ ملزم متذکرہ بالاکو جب کہیں اور جب بھی اندر حدود یوٹی جمول وکشمیر میں دستیاب ہو،کوگر فنار کر کے عدالت ہذا میں پیش کریں ۔ وارنٹ گشتی تا دستیا بی ملزم زیر کارر ہیگا۔ وارنٹ گشتی آج مورخه 2022 - 1-29 کو بدستخط راقم ومہر عدالت ہذا کے حاری ہوا تحریر 2022 - 1-29

دستخط: رنسيا سيشن جج بمدرواه

ازعدالت جود يشل مجسر يك درجها وّل شوبيال

سركار بنام ا- مختارا حمد بجارٌ ولد مشاق احمد بجارٌ

۲-مجمد رستم بجاڑ ولدمشاق بجاڑ سا کنان کھرم سر ہامہ بجبہاڑ ہ سرگفا وارا انت ناگ

٣ - سجاداحمد شيخ ولدغلام نبي شيخ ساكنه كسي بوره آرش

م جميل احمد گورسي ولد عبدالرشيد گورسي سا كنه نز اٹھ كالا كوٹ حال بيك

دىمنى شو بيال 512 ض ف

علت نمبر 35سال 2020 تفانه پولیس هیر پوره

جرائم زیردفعه IPC جرائم

وارنٹ گشتی عام زیرد فعہ 512 ضابطہ فوجداری

بخلاف ملزم: جميل احمد گورسی ولد عبدالرشيد گورسی سا کنه تر اٹھ کالا کوٹ حال بيک ديمنی شوپياں

تحكم بنام: المكاران بوليس (UT) جمول وكشمير

معاملہ مندرجہ عنوان الصدر میں ملزم سمی جمیل احمد گورسی ولد عبدل رشید گورسی ساکنہ تراٹھ کالا کوٹ بیک دیمنی شوپیاں کو بذر بعیہ ڈاکٹ گرفتاری مقصد طلب کیا گیا۔

الا آج تک ملزم الصدر کی گرفتاری عمل میں نہ لائی گئی لہذا ملزم الصدر کا تعمیل بہ طریقہ معمول ناممکن بن گیا ہے۔ لہذا ملزم الصدر کے خلاف کاروائی زیر دفعہ 512 ض ف باعمل لائی جا کراہا کاران پولیس پوٹی جمول و تشمیر کو بذر بعہ وارنٹ گشتی عام مذاحکم واختیار دیا جا تا ہے کہ جہاں کہیں بھی اندر حدود پوٹی جمول و تشمیر ملزم الصدر کی دستیا بی ممکن ہو، کو گرفتار کر کے عدالت بندا کے روبر و پیش کریں ۔ وارنٹ بندا تا دستیا بی ملزم الصدر زیر کار

وستخط:جود يشل مجسطريك درجداول شوبيال

ازعدالت تقرر ڈایڈیشنل سیشن جج جموں سرکار بنام امانت علی وغیرہ علت نمبر 03سال 2006 تھانہ پولیس ہے کے جموں بجرائم زیردفعات 17,18,19,20 ULA وارنٹ گشتی گرفتاری عام زیردفعہ 512 ضابطہ فوجداری بخلاف ملزم: محمد منی شیخ ولدغلام محمد شیخ ساکنه چکره وتی بھدرواه شلع ڈوڈه بنام: اہلکاران پولیس (UT) جمول وکشمیر

مقدمہ مندرجہ عنوان الصدر میں ملزم متذکرہ صدر کے خلاف بروئے گئم امروزہ کاروائی زیردفعہ 512 عمل میں لائی جائی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کاروائی زیردفعہ کا گئم ہوا ہے جو کہ جاری کیا جاتا ہے۔ لہذا آ پکواصل وارنٹ گشتی گرفتاری عام زیردفعہ کا گئم ہوا ہے جو کہ جاری کیا جاتا ہے۔ لہذا آ پکواصل وارنٹ گشتی گرفتاری عام زیردفعہ افر متذکرہ صدر اندر حدود یوٹی جموں و شمیر جب بھی اور جہاں کہیں بھی دستیاب ہو، تو اس کے تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کیا جاوے۔ وارنٹ ہذا تا دستیا بی ملزم زیر کارر ہے گا۔ گریر 2022-05-05

وستخط: تقردُ الدِّيشنل بيشن جج جمول



## THE

## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT (Codes Division)

#### Notification

Jammu, the 1st September, 2021.

SO-304.66In exercise of the powers conferred by the proviso to Article 309 of Constitution of India, the Lieutenant Governor of Union Territory of Jammu and Kashmir is pleased to direct that the following

In rule 44,ô

- (i) in sub-rule (2), for the words õand cerebrospinal meningitisö, the sign and words, õcerebrospinal meningitis and COVID-19ö shall be substituted;
- (ii) the following shall be added as #Noteø below sub-rule (5):ô

**Note :**ô In case of COVID-19, the following criteria shall be followed :ô

- When the Government servant himself/herself is COVID-Positive and is in home isolation/ quarantine.
- (i) Shall be granted Commuted Leave up to 20 days, if due and admissible, without Medical Certificate, on mere production of his COVID-Positive report.
- (ii) If Commuted Leave of 20 days is not available, he shall be granted Special Casual Leave (SCL) for 15 days, followed by Earned Leave (EL) or Half Pay Leave (HPL) of 5 days and, in case of EL/HPL is also not available, he shall be given Extra Ordinary Leave (EOL) without insisting on production of Medical Certificate, and the period shall also be counted for qualifying service.
- (2) When the Government servant himself/herself
- (i) Shall be granted Commuted Leave/SCL/EL for a period

up to 20 days starting from the time having tested COVID-Positive, if the period of home quarantine/ discharge from hospital falls within 20 days, as per Sl. No. 1 above.

- (ii) In case of hospitalization beyond the 20th day from his testing COVID-Positive, he shall be granted Commuted Leave, on production of documentary proof of hospitalization.
- (iii) If, however, after discharge from the hospital, the Government servant is required to remain at home for post-COVID recovery, he may be granted leave of any kind due and admissible to him, with the approval of the concerned Competent Authority, as per the Jammu and Kashmir Civil Services (Leave) Rules, 1979. It is only when the Commuted Leave is not available to the credit of the Government servant that SCL of 15 days or EL or EOL shall be considered.
- (3) When a dependent family member of Government servant is COVID-Positive or parents, whether dependent or not, living

Shall be granted quarantine leave as admissible under rule 44 of Jammu and Kashmir Civil Services (Leave) Rules, 1979 on

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(4) When the Government servant comes into direct contact with a COVID-Positive person and remains in Home Quarantine. He shall be treated as on duty/work from Home for a period of seven days. For any period beyond that, he may be granted leave of any kind due and admissible to him, with the approval of the concerned Competent Authority.

family members/parents.

(5) The period of Quarantine spent by Government servant, as a precautionary measure, residing in the Containment Zone. He shall be treated as on duty/work from Home till the Containment Zone is de-notified.

These provisions/guidelines shall be applicable with effect from 25-03-2020.

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner (Additional Chief Secretary), Finance Department.

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT66DEPARTMENT OF LAW JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Srinagar, 11th of November, 2021.

SO-384.óóIn exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint the following Naib-Tehsildars to be the Executive Magistrates, who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Samba,ô

S. No. Name of the Officer Designation Place of Posting  $\hat{0}$   $\hat{0}$ 

1. Priyanka Sharma Naib-Tehsildar Vijaypur

2. Sandeep Kumar Naib-Tehsildar Gurha Slathia

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Power Section)

#### Notification

Srinagar, 15th of November, 2021.

SO-386.66In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Azhar Majid, Tehsildar, Arnas to be the Executive Magistrate, who shall exercise all the powers of an Executive Magistrate within his territorial jurisdiction.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.

## Jammu and Kashmir Government—Notifications.

PART I—B

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Power Section)

#### Notification

Srinagar, the 16th of November, 2021.

SO-387.66In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint following look after Naib-Tehsildar to be the Executive Magistrate(s), who shall exercise all the powers of an Executive Magistrate within their respective territorial jurisdiction in District Kathua:ô

1.	Smt. Radhika Sohan (JKAS)	Tehsildar, Mahanpur
2.	Sh.Dev Raj	LA Naib-Tehsildar, Chadwal
3.	Sh. Hans Raj	LA Naib-Tehsildar, Sherpur
4.	Miss Sushma Devi	LA Naib-Tehsildar, Sallan
5.	Mrs. Neha	LA Naib-Tehsildar, Kootah

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to Government.

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Srinagar, the 16th of November, 2021.

SO-388.óóIn exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint the following Officers to be the Executive Magistrates, who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Shopian :ô

- S. No. Name of the Officer Designation Place of posting  $\hat{0} \ \hat{0} \$ 
  - 1. Sh. Sajad Ahmad Naib-Tehsildar Wachi
  - 2. Sh. Mushtaq Ahmad Naib-Tehsildar Turkawangam

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to Government.

#### PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT (Power Section)

#### Notification

Jammu, the 17th November, 2021.

SO-390.66In exercise of the powers conferred by section 67 of the Jammu and Kashmir Reorganization Act, 2019, the Lieutenant Governor, Union Territory of Jammu and Kashmir hereby directs that following amendments shall be made in Annexure-II to the Delegation of Financial Powers issued vide Notification No. SO-58 dated 31-12-2019 read with Notification SO-146 dated 26-04-2021; namely:ô

1. In Annexure-II, Major heading :Classification of Officersø, Subheading, :Major Heads of Departmentsø

After Entry 139, the following entry shall be added; namely:—

"140. Inspector General Registration."

By order of the Lieutenant Governor.

(Sd.) ATAL DULLOO, IAS, Financial Commissioner (Additional Chief Secretary), Finance Department.

REGD. NO. JKô 33

#### PART III

Laws, Regulations and Rules passed thereunder.

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### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóFINANCE DEPARTMENT

#### Notification

Srinagar, the 17th of November, 2021.

SO-391.66In exercise of the powers conferred by sub-section (1) of section 9 and sub-section (5) of section 15 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the Government, on the recommendations of the Council, hereby makes the following further amendments in the SRO notification No. SRO-GST-1, dated 08th of July 2017; namely :ô

In the said notification.ô

- (a) in Schedule II $\hat{0}$  6%, S. No. 243 and the entries relating thereto, shall be omitted;
- (b) in schedule IIIô 9%, against S. No. 452P, in column (3), the words ∴in respect of Information Technology software shall be omitted.

This notification shall deem to have come into force with effect from 27th of October, 2021.

(Sd.) ATAL DULLOO, IAS, Financial Commissioner (Additional Chief Secretary), Finance Department.



# JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ FINANCE DEPARTMENT

#### Notification

Srinagar, the 17th November, 2021.

SO-394.ô In exercise of the powers conferred by sub-section (1) of section 11 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as ::the said Act@), the Government, on being satisfied that is necessary in the public

	Sl. No. Chapter, Heading,								Description of Goods								Rate											
	Sub-heading or																											
	Tariff item																											
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	3. 30							Remdesivir								2.:	5%	)										
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			5.				3	30					Itolizumab									2.5%						
		(	5.				3	30					Posaconazole								2.5%			)				
		,	7.				3	80					Infliximab										2.5%					
	8. 30						Bamlanivimab & Etesevimab										2.5%											
	9. 30						Casirivimab & Imdevimab										2.5%											
	10. 30							2-Deoxy-D-Glucose									2.5%											
11. 30						Favipiravir								2.5%														

This notification shall come into force from the 1st day of October, 2021 and remain in force up to and inclusive of the 31st December, 2021.

(Sd.) ATAL DULLOO, IAS, Financial Commissioner (Additional Chief Secretary), Finance Department.

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Srinagar, 18th of November, 2021.

SO-399.66In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint following officers to be the Executive Magistrate, who shall exercise all the powers of an Executive Magistrate within their territorial jurisdiction of District Udhampur:ô

S. No.	Name of the Officer	Designation											
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1.	Mr. Sanjeev Kumar	Naib-Tehsildar Dudu, Tehsil											
		Latti Marothi.											
2.	Neetika Gandotra	Naib-Tehsildar, Mansar, Tehsil											
		Majalta.											

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to Government.

#### PART I—B

#### Jammu and Kashmir Government—Notifications.

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## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Power Section)

#### Notification

Srinagar, 25th of November, 2021.

SO-404.66In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Sh. Suresh Singh (JKAS), Tehsildar Bhomag, District Reasi to be the Executive Magistrate, who shall exercise all the powers of an Executive Magistrate within his territorial jurisdiction of District Reasi..

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to Government.



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## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (POWER SECTION)

#### Notification

Jammu, the 20th of September, 2021.

SO-323.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Proceedure 1973, the Government hereby appoint following officers to be the Executive Magistrates, who shall

	S.	Name of	Designation	Place of Posting							
	No.	Officer/Official									
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ô	ô ô ô 1.	ô ô ô ô ô ô ô ô Sabir Hussain	ô ô ô ô ô ô ô Naib Tehsildar	ô ô ô ô ô ô ô ô ô ô NT Lopara Tehsil Dachhan							
	2.	Kewal Singh	Naib Tehsildar	NT Sohal, Tehsil Atholi Paddar, Niabat Tiyari							
	3.	Tahir Parvaiz Mir	Naib Tehsildar	NT Slgdi, Tehsil Mughalmaidan							
	4.	Sohaib Pervaiz	Naib Tehsildar	NT Nagseni, Tehsil Nagseni							
	5.	Naseer Ahmad	Naib Tehsildar	NT Nowpchi, Tehsil Marwah							
	6.	Anwar Hafiz Choudhary	Naib Tehsildar	NT Dool, Tehsil Kishtwar							
	7.	Garov Vyas	Naib Tehsildar	NT Kuntwara, Tehsil Drabshalla							
	8.	Manzoor Hussain	Naib Tehsildar	NT Warwan, Tehsil Warwan							
	9.	Praban Kumar	Naib Tehsildar	NT Pakalan, Tehsil Kishtwar, Niabat Keshwan							
	10.	Surjeet Kumar	Naib Tehsildar	NT Dadpeth, Tehsil Mughalmaidan							
	11.	Manjeet Kumar	Naib Tehsildar	NT Machail, Tehsil Machail							
	12.	Anil Kumar	Naib Tehsildar	NT Saroor, Tehsil Drabshalla							
	13.	Arun Jamwal	Naib Tehsildar	NT Palmar, Tehsil Kishtwar							
	14.	Parvaiz Ahmad	Naib Tehsildar	NT Patnazi, Tehsil Bunjwah							

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	15.	Muzamil Khan	Naib Tehsildar	NT Balgran, Tehsil Drabshalla
	16.	Mohd Shoket	Naib Tehsildar	NT Nali, Tehsil Bunjwah
	17.	Rajinder Singh	L/A NT Palmar	L/A NT Karool, Tehsil Kishtwar
	18.	Bharat Bhushan	L/A NT Karool	L/A NT Cheerji, Tehsil Kishtwar
	19.	Hari Singh	L/A NT Inshan	L/A NT Trigam, Tehsil Kishtwar
	20.	Bashir Ahmad	L/A NT Nali	L/A NT Chingam, Tehsil Chhatroo
	21.	Jagdish Singh	L/A NT Kuchhal	L/A NT Mughalmaidan, Tehsil Mughalmaidan Niabat Kuchha
	22.	Rajinder Kumar	L/A NT Balgran	L/A NT Lass, Tehsil Drabshalla
	23.	Jaimal Kumar	L/A NT Patnazi	L/A NT Pathernaki, Tehsil Nagseni
	24.	Mohd Sultan	L/A NT Saroor	L/A NT Inshan, Tehsil Warwan
	25.	Mohd Muzaffar	L/A NT Nagseni	L/A NT Atholi, Tehsil Atholi Paddar.

By order of the Governmnt of Jammu and Kashmir.

(Sd.) ACHAL SETHI, Secretary to the Government.



### THE

## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government—Notifications.

## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

#### Notification

Srinagar, the 12th October, 2021.

SO-351.ô Whereas, on 07-11-2020, Anantnag Police received reliable information that some unknown terrorists hurled hand grenade towards Police Post, General Bus Stand, Anantnag, which exploded and due to which one pedestrian identified as Farooq Ahmad Kharadi S/o Gh. Nabi R/o General Bus Stand, Anantnag was injured and also some Govt./private vehicles got damaged; and

- 2. Whereas, a case FIR No. 348/2020 under sections 307 IPC, 3/4 Explosive Substances Act, 16, 18, 20 of Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Anantnag and investigation of the case was set into motion. Subsequently, during investigation sections 38, 39 of ULA (P) Act were added and section 23 of ULA (P) Act was droppd from the case; and
- 3. Whereas, during investigation, site plan of place of occurrence and seizure memos were prepared and statements of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, suspect Suhail Ahmad Itoo S/o Gulzar Ahmad Itoo R/o Matipora, Anantnag was arrested in connection with the case and during questioning he disclosed that he was in constant touch with terrorists of HM outfit and was working for them and in the month of November, 2020 as per the directions of terrorists of the outfit he hurled hand grenade upon the Police Post, General Bus Stand, Anantnag in order to kill the Police personnel of the Police Post; and
- 5. Whereas, during investigation, it was revealed that one active terrorist of HM banned outfit, Mohammad Ishaq Shergujri S/o Ab. Ahad R/o Verinag A/P Peth, Dialgam provided one hand grenade to the accused Suhail Ahmad Itoo with the directions to hurl the same upon the Police/Security forces to kill the Police/Security personnel; and
- 6. Whereas, during investigation, it was established that accused Mohammad Ishaq Shergujri was member of terrorist HM outfit and accused Suhail Ahmad Itoo was working as Over Ground Worker for the terrorists of the HM outfit and was working for the outfit. The accused persons under well knit criminal conspiracy in order to commit terrorist act hurled a hand grenade upon the Police Post, General Bus Stand, Anantnag which resulted injuries to one pedestrian and damage to Govt./private property; and
- 7. Whereas, on the basis of investigation, statements of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* case against the below mentioned accused persons

- - Suhail Ahmad Itoo S/o Gulzar Ahmad
     Itoo R/o Matipora, Anantnag
     ULA(P) Act
  - 2. Mohammad Ishaq Shergujri S/o Ab. Ahad 16, 18, 20, 38 of R/o Verinag A/P Peth, Dialgam, Anantnag ULA (P) Act
- 8. Whereas, accused Mohammad Ishaq Shergujri being active terrorist is absconding and proceeding under section 299 Cr. PC are proposed to be initiated against him; and
- 9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevent documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and
- 10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 16, 18, 20, 38, 39 of ULA (P) Act,1967, in the case FIR No. 348/2020 of Police Station, Anantnag.

By order of the Government of Jammu and Kashmir.

Principal Secretary to Government, Home Department.



## JAMMU AND KASHMIR OFFICIAL GAZETTE

separate compilation.

#### PART I—B

Jammu and Kashmir Government—Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

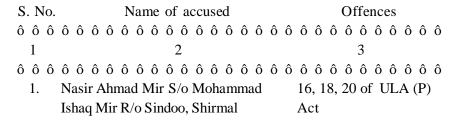
#### Notification

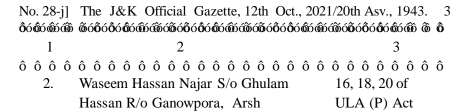
Srinagar, the 12th October, 2021.

SO-352.ô Whereas, on 07-04-2021, Shopian Police received reliable information that some unknown terrorists boarding in vehicle (Alto-800) fired upon Police guard with their illegal arms, with the intention to kill the guard personnel deployed for the guard of Mini Secretariat, Shopian and the terrorists while escaping from the spot hit a motorcycle bearing registration No. JK 22-A-7822, resulting in injuries to motorcyclist and his pillion rider; and

2. Whereas, a case FIR No. 67/2021 under sections 307, 279, 337 IPC, 7/27 Arms Act, 16, 20 of Unlawful Activities (Prevention) Act, 1967, to be registered in Police Station, Shopian and investigation of the case was set into motion. Subsequently, during investigation section 18 of ULA (P) Act was added in the case; and

- 3. Whereas, during investigation, site plan of place of occurrence and seizure memos were prepared and statements of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, terrorists who attacked upon the guard personnel were identified as (1) Faisal Gulzar Ganie S/o Gulzar Ahmad R/o Chitergam, Shopian (2) Asif Ganie @ Mustaqeem S/o Bahsir Ahmad R/o Chitergam (3) Ubaid Ahmad Ganie S/o Farooq Ahmad R/o Ganowpora Arsh, Shopian, (4) Nisar Ahmad Mir S/o Mohammad Ishaq Mir R/o Sindoo Shirmal and (5) Waseem Hassan Najar S/o Ghulam Hassan R/o Ganowpora Arsh and during investigation, two accused persons Nisar Ahmad and Waseem Hassan were arrested in connection with the case; and
- 5. Whereas, during investigation, it was established that the accused terrorists Faisal Gulzar, Asif Ganie, Ubaid Ahmad, Nasir Ahmad and Waseem Hassan were members of terrorist Al-Badr outfit and under well knit criminal conspiracy attacked upon the guard personnel of Mini Secretariat, Shopian with their illegal arms with intention to kill them and escaped from the spot, while escaping hit a motorcycle which resulted in injuries to the two persons; and
- 6. Whereas, accused terrorists Faisal Gulzar, Asif Ganie and Ubaid Ahmad have been killed in the encounter on 10-04-2021 at Satragan, Chitragam and proceedings against them would abate; and
- 7. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie case* against the below mentioned accused persons for commission of offences punishable under sections as shown against each of Unlawful Activities (Prevention) Act, 1967:ô





- 8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other relevent documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and
- 9. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accord sanction for launching prosecution against the above-mentioned accused persons for the commission of offences punishable under sections 16, 18, 20 of ULA (P) Act, in the case FIR No. 67/2021 of Police Station, Shopian.

By order of the Government of Jammu and Kashmir.

(	Sd.	)														

Principal Secretary to Government, Home Department.



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## JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Wed., the 13th Oct., 2021/21st Asv., 1943. [No. 28-2

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART II-B

Notifications, Notices and Orders by Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (ASSISTANT COMMISSIONER, REVENUE), REASI.

Mini Secretariat, District Administrative Complex, Reasi-182311 (J&K) India.

#### **Final Award**

Subject:—Acquisition of land measuring 28 Kanals 10 Marlas for construction of PMGSY road from Reasi-Arnas Road Km. 28th to Surman (length=8.00 Kms.) Stage-1st Phase-Xth, under Package No. JK14-456, Block Arnas, PMGSY Division, Mahore at Village Salal, Tehsil and District Reasi.

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This Collectorate was requested by the Executive Engineer, PMGSY Division, Mahore in a letter of formal indent bearing No. EE/PMGSY/M/413-416 dated 29-10-2016, for the acquisition of land

for public purpose namely "Construction of PMGSY road from Reasi-Arnas Road Km. 28th to Surman (Length=8.00 Kms.) Stage-1st Phase-Xth, under Package No. JK14-456, Block Arnas, PMGSY Division, Mahore at Village Salal", Tehsil and District Reasi. Land acquisition proceedings were initiated under the provisions of Land Acquisition Act, 1990 Svt. and rules made thereunder. The revenue papers were got prepared through Tehsildar, Reasi and also got authenticated by the Indenting Department.

Accordingly, a notification under section 4 (1) of Land Acquisition Act No. X, SVT. 1990 was issued by this Collectorate vide No. CLA/ ACR/Rsi/19-20/03-11 dated 27-04-2019 and was served upon the land owners/ interested persons and Indenting Department, who were asked to file their objections, if any, within 15 days from the date of issuance of said notification. No objection was received by this Collectorate in response to said notification. The District Collector vide this Office No. CLA/ACR/ Rsi/2019-20/39-42 dated 07-06-2019 was requested to obtain declaration under sections 6, 7 & 17 of the Act from the competent authority. Thereafter, the District Collector (Deputy Commissioner), Reasi requested Divisional Commissioner, Jammu vide No. DC/Rsi/19-20/350-54/SQ dated 08-06-2019, for the issuance of declaration under sections 6, 7 & 17 of the Land Acquisition Act. Secretary to the Government, Revenue Department, Civil Secretariat, Srinagar vide Notification No. 254-Rev (LAJ) of 2019 dated 25-10-2019 issued declaration under sections 6, 7 & 17 for the land measuring 28 Kanals 10 Marlas for the subject public purpose, with the direction to the Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi that he shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award and directed this Collectorate under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules. Besides, it has been ordered that on expiry of 15 days from the publication of the notification under section 9 (2) of the Act, the Collector will take possession of the aforementioned land, subject to fulfillment of the conditions prescribed under section 9 (2), section 17-A and rule 63 of the Act.

Then, a notification under section 9 and 9-A of the Land Acquisition Act was issued by this Collectorate vide No. CLA/ACR/2020-21/15-24 dated 10-08-2020, and served upon the land owners/interested persons and Indenting Department asking them to file their objections regarding measurement, title and quantum of compensation within a stipulated period. In response to said notification, no objection was received from anyone concerned.

#### PRINCIPLE OF COMPENSATION:

This land is located in Village Salal and is being acquired for PMGSY Department for public purpose. The land coming under the acquisition is agriculture as well as non-agriculture in nature. It is reported by the Tehsildar, Reasi that the three years (2014-2017) average sale deed rate for Village Salal comes to the tune of Rs. 1,75,720/-. The stamp duty rates for the year 2019 notified by the District Valuation Committee, Reasi vide No. DC/Rsi/18-19/1529-57/SQ dated 31-12-2018 of Village Salal, Tehsil and District Reasi are Rs. 3.00 (in lac) for irrigated, Rs. 2.40 (in lac) for unirrigated and Rs. 4.20 (in lac) for small plots, per local kanal. It is pertinent to mention here that land measuring 122 Kanals 05 Marlas 8 Sirsai has been acquired for construction/improvement of Reasi-Arnas-Mahore road to NHDL specification by 110 RCC GREF at Village Salal, Tehsil Reasi @ Rs. 2.50 lac per local kanal determined in Collectors meeting held on 01-06-2018. Again, land measuring 53 Kanals acquired for the construction of PMGSY road from Salal to Bangteer situated at Village Salal, Tehsil Reasi has been acquired @ Rs. 4.00 lac per local kanal determined in Collectors meeting held on 10-06-2019.

Therefore, keeping in view the report of field staff, location of land, notified stamp duty rates for the year of 2019 and earlier acquisition taken place in the village, this Collectorate proposed a rate of Rs. 4.00 lac for cultivable and Rs. 3.80 lac for uncultivable land per local kanal for the land under instant acquisition.

The instant case of the land acquisition was placed in the Collectors meeting held on 08-02-2021 under the Chairmanship of District Collector, Reasi and rate of land compensation proposed by this Collectorate were discussed threadbare. The committee of Collectors found the rates of land

compensation proposed by this Collectorate to be reasonable/justifiable and determined a rate of **Rs. 4.00 lac (Rupees four lac only)** for cultivable land and **Rs. 3.80 lac (Rupees three lac and eighty thousand only)** for uncultivable land, per local kanal. The minutes of the said Collectors meeting have been communicated to this Collectorate vide No. DC/Rsi/20-21/2006-12/SQ dated 18-02-2021. Thereafter, a revised draft award bearing No. CLA/ACR/2021-22/226 dated 01-10-2021 was submitted to the District Collector, Reasi for the sanction of awarded amount in the light of SRO-132 of 2019 dated 25-02-2019. The District Collector (Deputy Commissioner), Reasi vide No. DC/Rsi/21-22/2479-82/SQ dated 13-10-2021 accorded the sanction of awarded amount.

The Divisional Forest Officer, Reasi vide No. DFO/RFD/4574-75 dated 26-03-2021 has submitted the assessment of non-fruit bearing trees.

The detail of owners/occupiers of non-fruit bearing trees and assessment thereof is as under :ô

S.	Name of owners	Khasra	Assessment of
No.	of non-fruit	Nos.	non-fruit trees
	bearing trees		(in Rs.)
óóóó	Ισοδορομοι το που τ	óóóóóóóóóóóóóó	ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο
1.	Jasbir Singh and others	212/213	38755
2.	Puran Singh and others	245	22795
3.	Gurdev Singh and others	219/221	20580
4.	Bakeel Singh and others	241/215	63826
5.	Prabh Dayal and others	261	57750
6.	Bakru and others	520	9118
			óóóóóóó
Tota	d (Rupees two lac twelve		2,12,824
thou	sand eight hundred and		óóóóóóó
twei	nty-four only)		

Similarly, assessment of structures has been received from Executive Engineer, PMGSY Division, Mahore vide No. EE/Drg/PMGSY/M/2021-22/796-99 dated 29-09-2021 and No. EE/Drg/PMGSY/M/2021-22/800-803 dated 30-09-2021.

The detail of owners/occupiers of structrues and assessment thereof is as under  $:\hat{o}$ 

S.	Name of owner	Assessment of structure
No	. of structure	(in Rs.)
óóóó	<del>ó</del> óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	δόόόόόόόόόόόόόόόό
1.	Kirpal Singh S/o Parkash Singh	358000
	R/o Salal (Km. 4th RD 250-300)	
2.	Jaswant Singh S/o Bodh Raj	364000
	R/o Salal (Km. 4th RD 325-375)	
3.	Govt. Primary School, Heemna, Zone	267000
	Chinkah (Km. 3rd RD 675-725)	
		óóóóóóó
Tota	al (Rupees nine lac and eighty-nine	9,89,000
thou	ısand only)	óóóóóóó

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Based	Based on the rates of land	rates of land compensation approved for the acquisition, the apportionment of land is as undeb:	pproved for the	acdn	isition, the	apport	ionment of l	and is as	unden:	
s.	Name of the	Name of the	Name of the	Kh.	Area in	Kind	Rate	Land	Jabarna	Tota
No.	owner	cultivator	occupant	Nos.	Nos. local kanal	of Soil	per kanal	compen- sation (in Rs.)	@ 15% (in Rs.)	(in Rs
666666	<b>όδο δο δ</b>	óóóóóóóóóóóóóóóóóó	,00000000000000000000000000000000000000	000000	66666666666	,0000000	5666666666666	00000000	900000	
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1. S <sub>2</sub>	1. Saba Ram S/o Heera	Sansar Chand	Sansar Chand	1461	00900	M-I	<b>@</b>	314000	314000 47100 36110	3611
72 ac 1 1 L.C	½ share, Sansar Chand adopted S/o Chattru 1 share, Amru S/o Haria 1 share out of ½ share Lohar R/o Deh.	co-sharer	co-sharer	ig	00606 66666 <b>00-16</b> 66666	GM	Rs. 4.00 lacs for cultivable land and Rs. 3.80 lacs for uncultivable land for lacs for lacs for lacs for land, per local kanal			
<ul><li>2.</li><li>2.</li><li>3.</li><li>3.</li><li>3.</li><li>4.</li><li>5.</li><li>6.</li><li>7.</li><li>8.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li>9.</li><li></li></ul>	2. Puran Singh, Bahadur Singh, Rashpal Singh, Kapoor Singh, Ragbhir Singh, Chain Singh sons with 60 share in equal.  Smt. Tripta Devi, Anita Devi daughters Smt. Isheri Devi daughters Smt. Isheri with 3 share in equal out	Self Cultivation of Puran Singh, Bhadur Singh, Rashpal Singh, Kapoor Singh, Ragbhir Singh, Chain Singh with 60 share in	Puran Singh, Bahadur Singh, Rashpal Singh, Kapoor Singh, Ragbhir Singh, Chain Singh with 60 share in equal Smt. Tripta Devi, Anita Devi	245 min	03615	I-w	Ф	1500000	1500000 225000 172500	1725(

6 share, Isher Dass son	Smt. Tripta Devi,	Smt. Isheri Devi,
with 6 share, Smt. Vidhya	Anita Devi,	with 3 share in
Devi, Shanti Devi daugh-	Smt. Isheri Devi,	equal out of
ters with 2 share in equal.	with 3 share in	6 share. Ishar
Smt. Saroo Wd/o Tej	equal out of	Dass 6 share.
Ram with 1 share out of	6 share, Isher	Smt. Vidya Devi,
$\frac{1}{4}$ share, Darshan Singh,	Dass 6 share	Shanti Devi with
Ramesh Singh son with	Smt. Vidya Devi,	2 share in equal.
10 share in equal, Smt.	Shanti Devi with	Smt. Saroo
Isheri daughter Pheenu	2 share in equal,	1 share out of
Wd/o Faquir Chand with	Smt. Saroo	½ share.
1 share in equal out of	1 share out of	Darshan Singh,
6 share, Gandharb Singh,	1/2 share, Darshan	Ramesh Singh
Parbhat Singh, Nand	Singh, Romesh	with 10 share in
Kishore sons with	Singh with	equal.
18 share in equal,	10 share in equal	Smt. Isheri,
Smt. Raj Dai	Smt. Ishreri,	Pheenu Kumari
Wd/o Beli Ram	Pheenu Kumari	with 2 share in
1 share out of	with 2 share in	equal out of
$\frac{1}{4}$ share, Shamsher Singh,	equal out of 6 share 6 share.	6 share.
Krishan Lal sons with	Gandharab Singh,	Gandharab Singh,
16 share in equal,	Parbhat Singh,	Parbhat Singh,
Smt. Sheno Devi,	Nand Kishore	Nand Kishore
Smt. Babli Devi,	with 18 share in	with 18 share in
Smt. Toshi Devi daughters	equal, Smt. Raj	equal. Smt. Raj
of Nikku with 4 share in	Dai 1 share out	Dai 1 share out
equal out of ½ share	of ½ share co-	of ½ share co-
Thakar R/o Deh.	sharers.	sharers.

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όδοδοδοδοδοδοδοδο 4	r	Jasbir Singh, Yashpal Singh, Pardeep Singh, Smt. Santosh Kumari, Gudi Devi, Nisha Devi @ Sunita Devi, Koushalya Devi, in equal share co-sharers.	do.	Gurdev Singh, Neelam Singh, Shinder Singh Ss/o Janak Singh non- occupancy tenants.
όδόδόδοδοδοδοδοδοί 3	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Self Cultivation.	do.	Cultivation of Gurdev Singh, Neelam Singh, Shinder Singh Ss/o Janak Singh non- occupancy tenants.
όδόδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδοδο		3. Jasbir Singh, Yashpal Singh, Pardeep Singh sons. Smt. Santosh Kumari, Gudi Devi, Nisha Devi alias Sunita Devi daughters, Koushalya Devi Wd/o Kishan Chand in equal share Thakar R/o Deh.	4. do.	5. Mansa Singh S/o Shibu ½ share, Thirth Ram S/o Teju ¼ share. Uttam Singh \$5.0 Paras Ram 1 share, Lahar Singh, Ramal Singh sons with \$3 share in equal. Smt. Reeta Devi, Bimla Devi, Chanchala Devi, Sushma Devi, Maya Devi, Ds/o Smt. Satya Devi Wd/o Ram Singh with \$6 share in equal out of

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	W-I GM	W-I GM
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	221	214 min
	do.	Vakil Singh, Kuldeep Singh, Mohan Singh, Sohan Singh with 40 share in equal. Smt. Kamla Devi, Kamlesh Kumari, Darshna Devi, Parsana Devi with 4 share in equal. Romesh Singh, Yashpal Singh, Shiboo Singh with 15 share in equal.
	do.	Self Cultivation Vakil Singh, Kuldeep Singh, Mohan Singh, Sohan Singh with 40 share in equal. Smt. Kamla I Devi, Kamlesh Kumari, Darshna Devi, Parsana Devi, Parsana Devi with 4 share in equal. Romesh Singh, Yashpal Singh, Shiboo Singh with 15 share in equal.
I share, Chuni Lal Kanjeet Singh Ss/o Lashu with I share in equal out of ½ share Thakar R/o Deh.	do.	Ram, Beli Ram, Ananat Vakil Singh, Ram Ss/o Lakha with Kuldeep Singh Asare in equal R/o Mohan Singh, Chilladh Vakil Singh, Sohan Singh, Mohan with 40 share Singh, Sohan Singh Rumari, Darshan Devi, Kamlesh Kumari, Darshan Devi, Kamlesh Kumari, Darshan Devi, Kamlesh Kumari, Darshan Devi, Kamlesh Kumari, Darshan Devi, Parsana Devi, Parsana Devi Romesh Singh, Shiboo Singh sons in equal.  Singh, Shiboo Singh sons in equal.  Singh, Shiboo Singh sons in equal.  With 15 share in equal. Romesh Singh, Shiboo Singh out of 1/24 share. Suram with 15 share Singh, So Shonku in equal.
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1/24 snare. Jamitu, Mikku Smt. Kamia Ss/o Rama with Devi co-	nia Devi co- sharers.					
sharers.						
do.	do. 215 (min (o	03612 01600 666666	ABQ GM	Ó	1748000	262200 20102
Self Cultivation					1817000	272550 20895
Prabhu Dayal co-sharer.	Prabhu Daval 216	03609	I-W	ó	101/100	
	Prabhu Dayal 216 co-sharer. min	03609 01603 66666	W-I GM	ý	101/100	
	Prabhu Dayal 216 co-sharer. min	03609 01603 66666 <b>04-12</b>	W-I GM	ý	101/000	

in equal out of  1/2 share. Roop  Chand, Sant Singh  Ss/o Gopi with  1/2 share in equal  Thakar R/o Deh.								
<ol> <li>Vikru S/o Kamla</li> <li>share. Beer Chand,</li> <li>Suraj Ram, Balak Ram,</li> <li>Tara Chand, Lal Chand</li> <li>Ss/o Kanshi Ram with</li> <li>share in equal</li> <li>Debyar R/o Deb</li> </ol>	Self Cultivation	Self Cultivation 520	520	03618 HW 02610 W-II 01608 GM 666666 07–16	, (C)	6 3092000	463800	3555800
		Total		$\begin{array}{ccc} 6666666666666666666666666666666666$	66666 1. 56666	11225000 1683750 12908750 566666666666666666666666666666666666	ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό	5666666 12908750 5666666
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#### Hence the compensation worked out to be as under:

*	Compensation of 19 Kanals 15 Marlas for	
	cultivable land @ Rs. 4.00 lacs, per local kanal	=Rs. 79,00,000

\* Compensation of 08 Kanals 15 Marlas for uncultivable land @ Rs. 3.80 lacs, per local kanal =Rs. 33,25,000

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*	Assessment of structure	=Rs. 9,89,000

\* Assessment of non-fruit trees =Rs. 2,12,824

Jabrana @ 15% =Rs. 18,64,024

(Rupees one crore forty-three lac forty-six thousand nine hundred and seventy-three only)

#### The requisite certificates are recorded as under:

- The land is needed for public purpose i. e. "Construction of PMGSY road from Reasi-Arnas Road Km. 28th to Surman (Length=8.00 Kms.) Stage-1st Phase-Xth, under Package No. JK14-456, Block Arnas, PMGSY Division, Mahore at Village Salal", Tehsil and District Reasi.
- 2. That the adequate funds on account of land compensation are available with this Collectorate.
- 3. That no compensation has been paid in respect of the land under acquisition earlier.
- 4. That the Shajra Khasra of the land has been authenticated by the Indenting Department as token of its correctness.
- 5. That the land compensation will be paid in accordance with the provisions of Agrarian Reforms Act, 1976.
- 6. The Shajra Khasra/Aks prepared in the instant case is in accordance with the spot position and field book.

7. It is also certified that the land compensation payable to the owners/interested persons as shown in the apportionment statement shall be tendered in accordance with the provisions of Agrarian Reforms Act, 1976 and guidelines given in the Circular issued by the Revenue Department under No. (LB)-10/80 dated 23-03-1980.

Therefore, I, Sanjay Kumar Badyal, JKAS, Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi, in exercise of powers vested in me under section 11 of J&K Land Acquisition Act, 1990 Svt., hereby issue the **final award** for an amount of Rs. 1,43,46,973 (Rupees one crore forty three lac forty-six thousand nine hundred and seventy-three only) for the land measuring 28 Kanals 10 Marlas in Village Salal, for public purpose i. e. "Construction of PMGSY road from Reasi-Arnas Road Km. 28th to Surman (Length=8.00 Kms.) Stage-1st Phase-Xth, under Package No. JK14-456, Block Arnas, PMGSY Division, Mahore at Village Salal", Tehsil and District Reasi.

(Sd.) SANJAY KUMAR BADYAL, JKAS,

Collector, Land Acquisition (Assistant Commissioner, Revenue), Reasi.

#### PART I—B

#### Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOUSING & URBAN DEVELOPMENT DEPARTMENT

#### Notification

Srinagar, the 3rd November, 2021.

S.O.6376.ô In exercise of the powers conferred by sub-section (1) of section 3 of the Jammu and Kashmir Development Act, 1970 (Act XIX of 1970), the Government hereby re-name Lakes and Waterways Development Authority constituted vide notification SRO 109 of 1997 dated 27-03-1997 as Jammu and Kashmir Lake Conservation and Management Authority (LCMA) for all purposes of the said Act.

By order of the Lieutenant Governor.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to the Government, Housing and Urban Development Department.



### THE

#### JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

#### Notification

Srinagar, the 9th November, 2021.

SO-382.ô Whereas, on 14-05-2021, Anantnag Police received reliable information regarding clandestine activities by members of Jamaat-i-Islami (JeI) banned organization, identified as Farooq Ahmad Bhat S/o Ab. Razaq R/o Liver, Mudasir Ahmad Mir S/o Gh. Hassan and Molvi Ab. Hayat Allie S/o Ab. Khaliq Rs/o Saller, within the jurisdiction of Police Station, Srigufwara. The accused persons were arranging finance and other logistics for the banned organization and

- 2. Whereas, a Case FIR No. 35/2021 under sections 10, 11, 13, 17, 18, 18-B of Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Srigufwara and investigation of the case was set into motion. Subsequently, during investigation sections 11, 18-B of ULA (P) Act were dropped from the case; and
- 3. Whereas, during the course of investigation, statement of witnesses acquainited with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, all the three accused persons were arrested in connection with the case and during investigation accused persons were found in touch with terrorist of HM banned outfit namly, Zahid Ahmad Rather S/o Mohammad Amin R/o Sirhama and were working for him. Subsequently, on the disclosure of accused persons some posters of JeI banned organization were seized from the residential house of accused persons; and
- 5. Whereas, during further investigation, it was established that the accused Zahid Ahmad Rather was member of HM banned outfit and accused persons Farooq Ahmad Bhat, Mudasir Ahmad Mir and Molvi Ab. Hayat Allie were members of JeI banned organization and after banning the said organization by the Govt. accused persons were secretly conducting meetings in the area to strengthen the organization and under well knit criminal conspiracy were raising funds for the terrorist outfit for carrying out unlawful activities in the area; and
- 6. Whereas, accused terrorist Zahid Amin Rather has been killed in the encounter against whom proceedings shall abate; and
- 7. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* case against the below mentioned accused persons for commission of offences punishable under section as shown against his name of Unlawful Activities (Prevention) Act, 1967:ô
- 1. Farooq Ahmad Bhat S/o Ab. Razaq 10, 13, 17, 18 of R/o Liver ULA (P) Act

R/o Saller. ULA (P) Act

- Molvi Ab. Hayat Allie S/o Ab. Khaliq R/o Saller
- 8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused persons; and
- 9. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecutions under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused persons for the commission of offences punishable under sections 10, 13, 17, 18 of ULA (P) Act, in the case FIR No. 35/2021 of Police Station, Srigufwara.

Ву	order	of	the	Government	of Jamm	u and	Kashmir.
						(Sd.)	)
				,	Principal	Secreta	ry to Government

Home Department.



## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I-B

Jammu and Kashmir Government—Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

#### Notification

Srinagar, the 12th November, 2021.

SO-385.ô Whereas, on 25-09-2020, Shopian Police received reliable information that some unknown terrorists boarding in vehicle (TATA Mobile) fired upon Police guard deployed for the guard of Mini Secretariat, Shopian with their illegal arms, with the intention to kill them and escaped from the spot; and

2. Whereas, a case FIR No. 238/2020 under sections 307, 279, 337 IPC 7/27 Arms Act 16, 18, 20 of Unlawful Activities (Prevention) Act,

- 3. Whereas, during investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, one suspect Muteen Ahmad Malik S/o Gh. Mohi-ud-Din Malik R/o Kanipora was arrested in connection with the case and during investigation, he disclosed that he was working for active terrorist Jahangeer Ahamd Wani S/o Ab. Rehman Wani R/o Narpora, Shopian and disclosed that on 25-09-2020 he along with the said terrorist boarded in TATA Mobile vehicle and were on way towards Aglar; and
- 5. Whereas, accused further disclosed that on reaching near Mini Secretariat, Shopian the said terrorist fired indiscriminately upon the guard personnel deployed at Mini Secretariat, Shopian and after the attack accused Muteen Ahmad facilitated the escape of said terrorist from the spot. He further disclosed that he concealed a polythene bag at Alyalpora Eidgah which was handed over to him by the said terrorist. Subsequently, on his disclosure a polythene bag containing 25 AK rounds were recovered from the said location; and
- 6. Whereas, during investigation, it was established that the accused terrorist Jahangeer Ahmad Wani was member of JeM outfit and accused Muteen Ahmad Malik was working as Over Ground Worker (OGW) for the above terrorist and was providing shelter/logistic support to him for carrying out the terrorist activities in the area and on the date of occurrence accused Muteen Ahmad in a well knit criminal conspiracy facilitated the commission of the said terrorist Act; and
- 7. Whereas, accused terrorist Jahangeer Ahmad Wani has been killed in the encounter and proceedings under sections 16, 18, 20 of ULA(P) Act would abate against him; and
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* case against the below mentioned accused persons

- - 1. Muteen Ahmad Malik S/o Gh. Mohi-ud-Din 18, 23, 39 of R/o Kanipora, Shopian ULA(P) Act
- 9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and
- 10. Whereas, after perusing the Case Diry File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused person for his prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused persons for the commission of offences punishable under sections 18, 23, 39 of ULA(P) Act, in case FIR No. 238/2020 of Police Station, Shopian.

By order of the Government of Jammu and Kashmir.

(Sd.)		
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Principal Secretary to Government, Home Department.



#### THE

## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART—III

Law, Regulations and Rules passed thereunder.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Srinagar, the 17th November, 2021.

SO-397.óóIn exercise of the powers conferred by sub-section (1) of section 3 and sub-section (4) of section 9, sub-section (1) of section 11, sub-section (5) of section 15, sub-sections (1) of section 16 and section 148

In the said notification,ô

- (i) in the Table,ô
  - a. against serial number 3, in column (3), in item (iv), in clause (g), after the figures and letters ::12AA, word, figures and letters ::or 12AB, shall be inserted;
  - b. in serial number 17,ô
    - A item (i) and the entries relating thereto in columns (3), (4) and (5), shall be omitted;
    - B for item (ii) and the entries relating thereto in columns (3), (4) and (5), the following entries shall be substituted, namely:ô

	(3)	(4)	(5)
∺(ii)	Temporary or permanent transfer or permitting the use or enjoyment of Intellectual Property (IP) right.	9	- <b>9</b> 0;

- c. against serial number 26, in column (3)
  - A. after item (ic) and the entries relating thereto in columns (3), (4) and 5, the following entries shall be inserted, namely:ô

(3)	(4)	(5)
	9	- <b>9</b> 00;
consumption		

- B. in item (id), for the brackets, letters and word ∷(i), (ia), (ib) and (ic), the brackets, letters and word ∷(i), (ia), (ib), (ic) and (ica), shall be substituted;
- C. in item (iv), for the brackets, letters and word ::(i), (ia), (ib), (ic), (id), (ii), (iia) and (iii), the brackets, letters and word ::(i), (ia), (ib), (ic), (ica), (id), (ii), (iia) and (iii), which shall be substituted;
- d. against serial number 27,ô
  - A. item (i) and the entries relating thereto in columns (3), (4) and (5), shall be ommitted;
  - B. for item (ii) and the entries relating thereto in columns (3), (4) and (5), the following entries shall be substituted, namely:ô

ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ô	ρ̂	ô	ô	ô ô	ô	ÔΙ
									(	(3)												ŀ	(4)		(5	)	
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÷	:Ot	he	r n	nar	nuf	ac	tur	ing	g se	erv	ice	es :	pi	ub]	lisł	nin	gŗ	rii	ntii	ng	;	l	9		-Ø	5;	
2	nd	re	pro	odı	ıct	io	n s	erv	ice	es	; n	nat	eri	ial	re	cov	ver	y s	ser	vio	ces	ı					

e. against serial number 34, for items (iii) and (iiia) and the entries relating thereto in columns (3), (4) and 5, following items and entries shall be substituted, namely:ô

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(3)	(4)	(5)				
	ôôôó	6 6 6 6				
iii) Services by way of admission to;  iiii) Services by way of admission to;  iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	9	-				
(a) theme parks, water parks and any other						
place having joy rides, merry-go rounds,						
go carting, or						
(b) ballet,ô other than any place covered by (iiia) below						
(iiia) Services by way of admission to (a) casinos or race clubs or any place having casinos or race clubs or (b) sporting events						
like Indian Premier League.						

- - f. against serial number 38, in column (3), in Explanation, for the figures, words and letter ::234 of Schedule Ioo the figures, letters and words ::201A of Schedule IIo shall be substituted;
- (ii) in the ::Annexure : Scheme of Classification of Services after serial number 118 and the entries relating thereto, the following shall be inserted, namely :ô

(1) ô ô ô ô ::118a	(2) ô ô ô ô ô ô Group 99654	(3) ô ô ô ô ô	(4) 3 ô ô ô ô ô ô ô ô ô ô ô ô ô ô 4 Multimodal Transport of goods 5 from a place in India to another 6 place in India
118b		996541	Multimodal Transport of goods from a place in India to another place in India

2. This notification shall come into force w. e. f. the 1st day of October, 2021.

(Sd.) ATAL DULLOO, IAS, Financial Commissioner (Additional Chief Secretary), Finance Department.



## JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOME DEPARTMENT

#### Notification

Srinagar, the 18th November, 2021.

SO-400.ô Whereas, on 26-05-2021, Anantnag Police during naka checking at Wandevelgam intercepted two suspects for checking who tried to escape but were chased down on spot and identified as Zubair Ahmad Bhat S/o Gh. Nabi Bhat and Javid Ahmad Bhat S/o Gh. Mohammad Bhat Rs/o Sagam, Kokernag. During their personal search Police recovered 01 Chinese hand grenade and 14 AK 47 live rounds from their possession; and

- 2. Whereas, a case FIR No. 90/2021 under section 7/25 Arms Act, 18, 20 of Unlawful Activities (Prevention) Act was registered in Police Station, Kokernag and investigation of the case was set into motion. Subsequently, during investigation section 20 of ULA(P) Act was dropped and sections 23, 39 of ULA(P) act were added in the case; and
- 3. Whereas, during the course of investigation, site plan of place of occurrence and seizure memos were prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provisions of law; and
- 4. Whereas, during investigation, four more accused persons Muzafar Ahmad Mangnoo S/o Ab. Rehman, Zahoor Ahmad Mir S/o Ab. Rehman Rs/o Vailoo, Fareed Ahmad Mangnoo S/o Ab. Rehman R/o Sheikh Pora, Vailoo and Mohammad Amin Dar S/o Ab. Rashid R/o Wandevelgam were found involved in the case. Subsequently, all the accused persons were arrested in connection with the case and during investigation, 12 live AK 47 rounds, 01 Chinese Pistol with Magazine, 05 Pistol Rounds, 12 live AK rounds and 10 live 9mm rounds were recovered from their possession; and
- 5. Whereas, during investigation, all arrested accused persons disclosed that they were working as Over Ground Workers (OGWs) for the terrorists of LeT/HM outfit and were providing logistic support to terrorist Ilyas Ahmad Dar S/o Bashir Ahmad R/o Danwethpora, Kokernag who provided the said arms/ammunition to the above accused persons for carrying out the unlawful activities in the area; and
- 6. Whereas, during investigation, it was established that accused Ilyas Ahmad Dar was member of LeT banned outfit and accused persons Zubair Ahmad, Javid Ahmad, Muzaffar Ahmad, Zahoor Ahmad, Fareed Ahmad and Mohammad Amin were working as Over Ground Workers (OGWs) for the above terrorist and were providing logistic support to him, besides under well knit criminal conspiracy were facilitated the transportation of arms/ammunition of the terrorist from one place to another for carrying out the terrorist activities in the area; and
- 7. Whereas, accused terrorist Ilyas Ahmad Dar has been killed in an encounter with the security forces against whom proceedings under sections 18, 38 of ULA(P) Act would abate; and

- No. 34-b] The J&K Official Gazette, 18th Nov., 2021/27th Kart., 1943. 3
- 8. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has established *prima facie* involvement of below mentioned accused persons for the commission of offences punishable under section as shown against each of Unlawful Activities (Prevention) Act, 1967:ô
- - 1. Zubair Ahmad Bhat S/o Gh. Nabi Bhat 18, 23, 39 of R/o Sagam, Kokernag. ULA(P) Act
  - 2. Javid Ahmad Bhat S/o Gh. Mohammad Bhat R/o Sagam, Kokernag.
  - 3. Muzafar Ahmad Mangnoo S/o Ab. Rehman Mangnoo R/o Vailoo.
  - 4. Zahoor Ahmad Mir S/o Ab. Rehman Mir R/o Vailoo.
  - 5. Fareed Ahmad Mangnoo S/o Ab. Rehman Mangnoo R/o Sheikh Pora, Vailoo.
  - Mohammad Amin Dar S/o Ab. Rashid Dar R/o Wandevelgam.
- 9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused persons; and
- 10. Whereas, after perusing the Case Diary File, the relevent documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused persons for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of ULA(P) Act, 1967, the Government hereby accords sanction for launching prosecution against the above accused persons for

4	The J&K Off	icial Gazette,	18th Nov.	2021/27t	h Kart., 1	943.	No. 3	4-b
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the	commission	of offences	punishabl	e under	sections	18, 2	3, 39	of
Unla	awful Activitie	es (Pevention	) Act, 19	67, in th	e case FI	R No.	90/20	021
of I	Police Station,	Kokernag.						

By order of the Government of Jammu and Kashmir.

(Sd.)																											
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Principal Secretary to the Government, Home Department.

#### PART I—B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóANIMAL/SHEEP HUSBANDRY AND FISHERIES DEPARTMENT

#### Notification

Jammu, the 24th November, 2021.

SO-403.ô In exercise of the powers conferred by section 45 of the Indian Veterinary Council Act, 1984 read with Notification SO-236 dated 23rd of July, 2020, the Government hereby directs that entry 1 and 2 of the table appended to the said notification shall be substituted by the following entries; namely:ô

1.	Dr. Tariq Parvez, In-charge Joint Director, ARV Lab. RS Pura, Animal Husbandry Department, Jammu.	Registrar
2.	Dr. Pritam Manhas, Project Officer, Sheep Husbandry Department, Jammu.	Member

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to Government, Animal/Sheep Husbandry and Fisheries Department.

#### PART I—B

#### Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ DEPARTMENT OF LAW JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Srinagar, 29th November, 2021.

SO6410.ô In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Government hereby appoint Shri Mazhar Ali Jafri (JKAS), Tehsildar Khag, District Budgam to be the Executive Magistrate, who shall exercise all the powers of an Executive Magistrate within his territorial jurisdiction of District Budgam.

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government.



## THE JAMMU AND KASHMIR OFFICIAL GAZETTE

#### PART I—B

Jammu and Kashmir Government-Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATO HOME DEPARTMENT

#### Notification

Jammu the 8th December, 2021.

SO-413.ô Whereas, on 18-06-2021, Anantnag Police received reliable information about the movement of some unknown suspects within the jurisdiction of Police Station, Srigufwara who were in contact with the terrorists active in the area and were providing every kind of assistance to them for carrying out the terrorists activities within the area against the sovereignty and territorial integrity of the country; and

2. Whereas, a Case FIR No. 56/2021 under section 13, 18, 19, 20 of Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Srigufwara and investigation of the case was set into

- 3. Whereas, during investigation, one suspect Mohammad Shafi Lone S/o Khalil Mohammad Lone R/o Khushre Kallan, Srigufwara was arrested in connection with the case and during questioning he disclosed that he was in constant touch with one terrorist of HM banned outfit namely Ishfag Ahmad Ganie S/o Farooq Ahmad Ganie R/o Shalgam and was working for him. Subsequently, on his discloure 10 AK rounds were recovered from his residential house which were provided to him by the said terrorist; and
- 4. Whereas, during the course of investigation, seizure memo was prepared and statement of witnesses acquainted with the facts and circumstances of the case were recorded under the relevant provision of law; and
- 5. Whereas, during investigation, it was established that the accused Ishfag Ahamd Ganie was member of HM banned outfit and accused Mohammad Shafi Lone was working as Over Ground Worker (OGW) for the said terrorist and under well knit criminal conspiracy, was providing shelter/logistic support to the said terrorist for carrying out the terrorists activities in the area; and
- 6. Whereas, on the basis of investigation, statement of witnesses recorded and other evidence collected, the Investigating Officer has *prima facie* established involvement of the below mentioned accused persons for commission of offences punishable under section(s) as shown against each of Unlawful Activities (Prevention) Act, 1967:ô
- - 1. Mohammad Shafi Lone S/o Khalil 13, 18, 23, 39 of Mohammad R/o Khushre Kallan ULA (P) Act.
  - 2. Ishfaq Ahmad Ganie S/o Farooq 13, 18, of Ahmad R/o Shalgam. ULA (P) Act,
- 7. Whereas, accused Ishfaq Ahmad Ganie being active terrorist is absconding and proceedings under section 299 Cr. PC have been proposed to be initiated against him; and

- 8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary File and all the other relevant documents relating to the case and has come to the conclusion that a *prima facie* case is made out against the above accused; and
- 9. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecutions under the provisions of law.

Now, therefore, in exercise of powers conferred by subsection (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 13, 18, 20, 23, 39 of ULA (P) Act, in the case FIR No. 56/2021 of Police Station, Srigufwara.

By order of the Government of Jammu and Kashmir.

	(Sd.)	•••	
Principal	Secretary	to	Government,
	Hor	ne	Department.

#### PART I—B

# Jammu and Kashmir Government-Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOUSING AND URBAN DEVELOPMENT DEPARTMENT

#### Notification

Jammu, the 24th December, 2021.

SO6437.ô In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Baldev Raj S/o Sh. Munshi Ram Member Ward No. 04, Akhnoor, for being declared as Vice President of the Municipal Committee, Akhnoor, for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to the Government, Housing and Urban Development Department.

#### PART I—B

Jammu and Kashmir Government-Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÔ HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notification

Jammu, the 24th December, 2021.

SO6438.ô In exercise of powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notifies the name of Sh. Sanjay Saraf Ganie S/o Gh. Mohd. Ganie, Member Ward No. 10, Municipal Committee, Devsar, for being declared as elected President of the Municipal Committee, Devsar for the remainder period.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to the Government, Housing and Urban Development Department.



### THE

## JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Mon., the 14th March, 2022/23rd Phal., 1943. [No. 50-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### **PART II-C**

Notifications and Order by Delimitation Commission.

#### **DELIMITATION COMMISSION**

Ashoka Hotel, 50-B, Niti Marg, Chanakyapuri, New Delhi-110021.

No. 282/J&K/2022(Vol.II)

Dated: 14<sup>th</sup> March, 2022 23rd Phalguna, 1943 (Saka).

#### ORDER NO. 1

In pursuance of Section 8 of the Delimitation Act, 2002(33 of 2002) read with Sections 14(4), 60(1) and 62 of The Jammu and Kashmir Reorganisation Act, 2019 (34 of 2019) and having regard to all other relevant Constitutional and statutory provisions in this regard, the Delimitation Commission hereby determines—

 a) the total number of seats to be allocated to the Union Territory of Jammu & Kashmir in the House of the People as Five (5);

- b) of the total number of Five (5) seats so allocated to the Union Territory of Jammu & Kashmir in the House of the People, the number of seats to be reserved for the Scheduled Castes and Scheduled Tribes as Zero (0) and Zero (0) respectively;
- c) the total number of seats to be assigned to the Legislative Assembly of the Union Territory of Jammu & Kashmir as Ninety (90);
- d) of the total number of Ninety (90) seats so assigned to the Legislative Assembly of the Union Territory of Jammu & Kashmir, the number of seats to be reserved for the Scheduled Castes and the Scheduled Tribes as Seven (7) and Nine (9) respectively.

By Order,

(K.N. BHAR)

Secretary.

#### **DELIMITATION COMMISSION**

#### Ashoka Hotel, 50-B, Niti Marg, Chanakyapuri, New Delhi-110021.

No. 282/J&K/2022(Vol.II)

<u>Dated: 14<sup>th</sup> March 2022</u> 23rd Phalguna, 1943 (Saka).

#### **NOTIFICATION**

In pursuance of sub-section (5) of Section 60 of The Jammu and Kashmir Reorganisation Act, 2019 (34 of 2019), read with sub-section 2 of section 9 of the Delimitation Act, 2002, the Delimitation Commission hereby publishes its proposals for the delimitation of Parliamentary and Assembly Constituencies in the Union Territory of Jammu & Kashmir, together with the dissenting proposals of the Associate Members, and specifies 21<sup>st</sup> March, 2022 (Monday) as the date on or after which the proposals will be further considered by it.

2. Any objections or suggestions in regard to these proposals should reach the **Secretary, Delimitation Commission, Nirvachan Sadan, Ashoka Road, New Delhi-110001,** on or before the said date.

#### **PROPOSALS**

- (i) The territorial constituencies into which the Union Territory of Jammu & Kashmir shall be divided for the purpose of elections to (a) the Legislative Assembly of the Union Territory, and (b) the House of the People, the extent of each such constituency and the constituencies in which the seats are reserved for the Scheduled Castes and Scheduled Tribes shall be as shown in the **Table-A and Table-B** respectively;
- (ii) Where the name of a constituency as shown in Table-A or Table-B is distinguished by the brackets and letters (SC), the seat in that constituency is reserved for the Scheduled Castes;

(iii) Where the name of a constituency as shown in Table A or Table B is distinguished by the brackets and letters (ST), the seat in that constituency is reserved for the Scheduled Tribes.

By Order,

(K.N. BHAR)

Secretary.

TABLE-A
ASSEMBLY CONSTITUENCIES AND THEIR PROPOSED EXTENT

S. No.	Name of Assembly Constituency	Extent
	1-D	ISTRICT : KUPWARA
1	Karnah	Karnah Tehsil and <b>Kralpora Tehsil (Part)</b> —Gundzonareshi and Panzgam PCs.
2	Trehgam	Trehgam and Keran Tehsils, <b>Kralpora Tehsil</b> ( <b>Part</b> )—Excluding Gundzonareshi and Panzgam PCs and <b>Kupwara Tehsils</b> ( <b>Part</b> )—3-Gulgam and 4-Awoora PCs.
3	Kupwara	<b>Kupwara Tehsil (Part)</b> –Excluding 3-Gulgam and 4-Awoora PCs.
4	Lolab	Sogam (Lolab), Lalpora and Machil Tehsils.
5	Handwara	Vilgam, Dragmulla, Zachaldara and Tarathpora (Ramhal) Tehsils and <b>Handwara</b> ( <b>Part</b> )—Bakaiaker, Handwara, Shoghpora, Wadipora. Sirajapora and Badkote Machipora PCs.

S. No.	Name of Assembly Constituency	Extent	
6	Langate	Qaziabad (Kralgund), Langate and Qalamabad Tehsils and <b>Handwara (Part)</b> — Excluding Bakaiaker, Handwara, Shoghpora, Wadipora. Sirajapora and Badkote Machipora PCs.	
	2-DI	STRICT : BARAMULLA	
7	Sopore	Sopore and Dangerpora Tehsils.	
8	Rohama Rafiabad	Zainger, Watergam, Rohama and Dongiwacha Tehsils.	
9	Uri	Uri and Boniyar Tehsils.	
10	Baramulla	Narvaw and Baramulla Tehsils.	
11	Tangmarg	Tangmarg, Wagoora, Kreeri and Khoie Tehsils.	
12	Kunzer	Kwarhama and Kunzer Tehsils, <b>Pattan Tehsil</b> ( <b>Part</b> )–6-Wanigam Payeen, 7-Wanigam Bala, 8–Tilgam and 9-Tapper Waripora PCs.	
13	Pattan	Singpora Tehsil and <b>Pattan Tehsil (Part)</b> — Excluding 6-Wanigam Payeen, 7-Wanigam Bala, 8-Tilgam and 9-Tapper Waripora PCs.	
	3-DISTRICT : BANDIPORA		
14	Sonawari	Sonawari Tehsil, Sumbal Municipality 2 (Urban Local Body), Ajas Tehsil, HajinTehsil and Hajin Municipality 3 (Urban Local Body).	

S. No.	Name of Assembly Constituency	Extent
15	Bandipora	Aloosa and Bandipora Tehsils and Bandipora Municipality 1 (Urban Local Body).
16	Gurez (ST)	Gurez and Tulail Tehsils.
	4-DI	STRICT : GANDERBAL
17	Kangan (ST)	Kangan and Gund Tehsils, Forest Block Kangani Gund and Lar Teshil (Part)—Watlar PC.
18	Ganderbal	Tulmulla (Kheer Bhawani), Wakoora and Ganderbal Tehsils and Lar Teshsil (Part)—Excluding Watlar PC.
	5-D	ISTRICT : SRINAGAR
19	Hazratbal	North Srinagar Tehsil.
20	Khanyar	<b>Khanyar Tehsil (Part)</b> —Excluding 9-S. R. Gunj and 10-Brari Nambal PCs.
21	Habbakadal	South Srinagar Tehsil (Part)-Excluding 1-Sonwar, 2-Maisuma, 4-Shivpora, 5-Kursoo Padshahi Bagh, 9-Naursingh Garh and 10-Barzulla PCs and Khanyar Tehsil (Part)—9-S.R. Gunj and 10-Brari Nambal PCs.
22	Sonwar	Pantha Chowk Tehsil and <b>South Srinagar Tehsil (Part)</b> —1-Sonawar, 2-Maisuma, 4-Shivpora, 5-Kursoo Padshahi Bagh, 9-Naursingh Garh and 10-Barzulla PCs.
23	Channapora	Channapora Tehsil.

S. No.	Name of Assembly Constituency	Extent
24	Zoonimar	Eidgah Tehsil (Part)—1-Buchpora, 2-Umerhair, 3-Zoonimar, 4-Owanta Bawan, 5-Baghat Shooru and 6-Anchar PCs.
25	Eidgah	Eidgah Tehsil (Part)—Excluding 1-Buchpora, 2-Umerhair, 3-Zoonimar, 4-Owanta Bawan, 5-Baghat Shooru and 6-Anchar PCs.
26	Central Shalteng	Central Shalteng Tehsil.
	6-1	DISTRICT : BUDGAM
27	Budgam	Narbal Tehsil and <b>Budgam Tehsil (Part)</b> -Excluding Ichkoot and Gudsathoo PCs.
28	Beerwah	Magam and Beerwah Tehsils.
29	Khansahib	Khag and Khansahib Tehsils.
30	Chrar-i-Sharief	Chrar-i-Sharief Tehsil and Chadoora Tehsil (Part)—Excluding 2-Ropora Namtihal, 3-Wathoora, 4-Batapora, 5-Dawletpora, 6-Wadipora, 14-Hayatpora PCs, Municipal Committee Chadoora, Budgam Tehsil (Part)—Ichkoot and Gudsathoo PCs.
31	Chadoora	B.K. Pora Tehsil and <b>Chadoora Tehsil</b> ( <b>Part</b> )–2-Ropora Namtihal, 3-Wathoora, 4-Batapora, 5-Dawletpora, 6-Wadipora, 14-Hayatpora PCs and Municipal Committee Chadoora.
	7-D	ISTRICT : PULWAMA
32	Pampore	Pampore and Kakapora Tehsils, Pampore Municipality/Town and Khrew Municipality/Town.

S. No.	Name of Assembly Constituency	Extent	
33	Tral	Tral and Aripal Tehsils, Tral Municipality/Town, <b>Awantipora Tehsil</b> ( <b>Part</b> )–1-Awantipora, 5-Noorpora and 6-Midoora PCs and Awantipora Municipality/Town.	
34	Pulwama	PulwamaTehsil(Part)—Excluding2-Kangan,5-Murran,6-Mitrigam,7-Karimabad,11-Bunooraand16-WahibughPCs,PulwamaMunicipality/Town,AwantiporaTehsil(Part)—Excluding1-Awantipora,5-Noorporaand6-MidooraPCs.	
35	Rajpora	Litter Shahoora Tehsil, Rajpora Tehsil, <b>Pulwama Tehsil (Part)</b> —2-Kangan, 5-Murran, 6-Mitrigam, 7-Karimabad, 11-Bunoora and 16-Wahibugh PCs.	
	8-1	DISTRICT : SHOPIAN	
36	Zainapora	Zainapora, Chitragam, Barbugh Imamsahib and Hermain Tehsils, <b>Shopian Tehsil (Part)</b> — Dangerpora, Trenz, Kilora Malikgund, Nadigam, Ganowpora Arsh, Dangam, Pratabpora and Bemnipora PCs.	
37	Shopian	Keller and Keegam Tehsil, <b>Shopian Tehsil</b> ( <b>Part</b> )-Excluding–Dangerpora, Trenz, Kilora Malikgund, Nadigam, Ganowpora Arsh, Dangam, Pratabpora and Bemnipora PCs.	
	9-DISTRICT : KULGAM		
38	D.H. Pora	D.H. Pora and Pahloo Tehsils.	
39	Kulgam	Kulgam and Yaripora Tehsils.	
40	Devsar	Qaimoh, Frisal and Devsar Tehsils.	

S. No.	Name of Assembly Constituency	Extent	
	10-D	ISTRICT : ANANTNAG	
41	Dooru	Dooru and Shahabad Tehsils, <b>Kokernag Tehsil (Part)</b> –Bahie, Oie Bumdoora, Akingam, Sagam and Nagam PCs.	
42	Kokernag (ST)	Lernoo Tehsil, <b>Kokernag Tehsil (Part)</b> — Excluding Bahie, Oie Bumdoora, Akingam, Sagam and Nagam PCs and <b>Shangus Tehsil (Part)</b> —Chaklipora, Chittergul and Uttarsoo PCs.	
43	Anantnag West	Qazigund Tehsil, <b>Anantnag Tehsil (Part)</b> —C-Khanabal, E-Ruhoo, F-Urhanhall, G-L.G. Pora, H-Khandipahari, I-K.G. Raina, J-Nipora, K-Hardu Sichaen, L-Kamad, M-Shaibabad and N-Imoh PCs.	
44	Anantnag	Anantnag Tehsil (Part)—Excluding C-Khanabal, E-Ruhoo, F-Urhanhall, G-L.G. Pora, H-Khandipahari, I-K.G. Raina, J-Nipora, K-Hardu Sichaen, L-kamad, M-Shaibabad and N-Imoh PCs.	
45	Bijbehra	Bijbehra Tehsil	
46	Shangus- Anantnag East	Anantnag East Tehsil, <b>Shangus Tehsil</b> ( <b>Part</b> )—Excluding Chaklipora, Chittergul and Uttarsoo PCs.	
47	Pahalgam	Pahalgam, Sallar and Srigufwara Tehsils.	
	11-DISTRICT : KISHTWAR		
48	Inderwal	Bounjwah, Chhatroo, Marwah and Warwan Tehsils, <b>Kishtwar Tehsil (Part)</b> –Keshwan PC, <b>Mughalmaidan Tehsil (Part)</b> –Excluding Mulchiter PC and <b>Drabshalla Tehsil (Part)</b> –Balgran PC.	

S. No.	Name of Assembly Constituency	Extent	
49	Kishtwar	Dachhan Tehsil, Drabshalla Tehsil (Part)– Excluding Balgran PC and Kishtwar Tehsil (Part)–Excluding Dool, Pocchal and Keshwan PCs and Mughalmaidan Tehsil (Part)–Mulchiter PC.	
50	Padder	Atholi, Nagseni and Machail Tehsils, <b>Kishtwar Tehsil (Part)</b> —Dool and Pocchal PCs.	
	1	2-DISTRICT : DODA	
51	Bhaderwah	Bhaderwah, Chiralla, Bhella and Bhalla Tehsils, <b>Kahara Tehsil (Part)</b> —Joura PC, <b>Bhalesa Tehsil (Part)</b> —Excluding Chilly PC and <b>Thathri Tehsil (Part)</b> —Excluding Janglawar Partially PC.	
52	Doda	Chilly Pingal, Gundna, Mohalla, Phigsoo and Bharath Bagla Tehsils, <b>Doda Tehsil (Part)</b> —Doda, Arnorra, Dhar, Doda MC, Udhyanpur (Partially) and Dhara PCs, <b>Thathri Tehsil (Part)</b> —Janglawar Partially, <b>Kahara Tehsil (Part)</b> —Excluding Joura PC and <b>Bhalesa Tehsil (Part)</b> —Chilly PC.	
53	Doda West	Marmat, Assar, Kastigarh and Bhagwah Tehsils, <b>Doda Tehsil (Part)</b> –Excluding Doda, Arnorra, Dhar, Doda MC, Udhyanpur (Partially) and Dhara PCs.	
	13-DISTRICT : RAMBAN		
54	Ramban	Batote and Rajgarh Tehsils Ukhral Tehsil (Part)–Excluding Pogal PC, Ramban Tehsil (Part)–Excluding Somber-Harog PC.	

S. No.	Name of Assembly Constituency	Extent
55	Banihal	Banihal, Khari, Gool and Ramsoo Tehsil, Ukhral Tehsil (Part)—Pogal PC, Ramban Tehsil (Part)—Somber-Harog PC.
	1	4-DISTRICT : REASI
56	Mahore (ST)	Mahore and Chassana Tehsils, <b>Thuroo Tehsil</b> ( <b>Part</b> )–Excluding Kanthi PC.
57	Reasi	Pouni, Thakrakote and Arnas Tehsils, <b>Reasi Tehsil (Part)</b> –Excluding Bhabar Brahmana, Bhaga Kotli and Kotli Bajalian PCs and <b>Thuroo Tehsil (Part)</b> –Kanthi PC.
58	Shri Mata Vaishno Devi	Katra and Bhomag Tehsils, <b>Reasi Tehsil</b> ( <b>Part</b> )—Bhabar Brahmana, Bhaga Kotli and Kotli Bajalian PCs.
	15-D	ISTRICT : UDHAMPUR
59	Udhampur West	Moungri and Panchari Tehsils, <b>Udhampur Tehsil (Part)</b> —Sambal, Barrian, Jib, Rehmbal, Padanoo, Barolla, Hartarian, Muttal, Chak Rakhwalan, Mali, Bishal Jattan, Udhampur Municipal Council, Mansar, Krimchi, Tirshi, Debriah, Samundrani, Chakher, Sial Jattan, Kotli Jijan, Mangiote, Tope, Sangoor and Sansoo PCs.
60	Udhampur East	Majalta Tehsil, <b>Udhampur Tehsil (Part)</b> —Excluding Sambal, Barrian, Jib, Rehmbal, Padanoo, Barolla, Hartarian, Muttal, Chak Rakhwalan, Mali, Bishal Jattan, Udhampur Municipal Council, Mansar, Krimchi, Trishi, Debriah, Samundrani, Chakher, Sial Jattan, Kotli Jijan, Mangiote, Tope, Sangoor, Sansoo, Bali, Manta, Ladha, Samroli, Chirdi, Jakhain, Ossu, Pakhlai, Omala and Laddan PCs and <b>Ramnagar Tehsil (Part)</b> —Kogarmarh PC.

S. No.	Name of Assembly Constituency	Extent
61	Chenani	Chenani Tehsil, Latti Tehsil (Part)—Pachound, Latti and Sira PCs, Ramnagar Tehsil (Part)—Ghordi, Nallah Ghouran, Hartaryan, Dhandhal and Barmeen Pcs and Udhampur Tehsil (Part)—Bali, Manta, Ladha, Samroli, Chirdi, Jakhain, Ossu, Pakhlai, Omala and Laddan PCs.
62	Ramnagar (SC)	Basantgarh Tehsil, <b>Ramnagar Tehsil (Part)</b> — Excluding Ghordi, Nallah Ghouran, Hartaryan, Dhandhal, Kogarmarh and Barmeen PCs.and <b>Latti Tehsil (Part)</b> — Excluding Pachound, Latti and Sira PCs.
	16-	DISTRICT : KATHUA
63	Bani	Bani and Lohai Malhar Tehsils.
64	Billawar	Billawar and Ramkot Tehsils.
65	Basohli	Basohli and Mahanpur Tehsils, <b>KathuaTehsil</b> ( <b>Part</b> )–2-Basantpur and 27-Thein PCs.
66	Kathua North	Dinga Amb Tehsil, <b>Kathua Tehsil (Part)</b> —1-Barwal, 3-Bhurthain, 4-Budhi, 5-Chak Sakta, 9-Forelain, 11-Hatli, 14-Juthana, 15-Kathera, 19-Logate, 21-Nanan, 22-Phalote, 26-Taraharah and 28-Tridwan PCs and <b>Marheen Tehsil (Part)</b> —1-Amala, 2-Balhar, 3-Bann, 4-Chhan Rorian, 5-Dhamal, 14-Hamirpur, 15-Jogial, 17-Kishanpur Kandi, 23-Muthi Hardo and 26-Seswan PCs.

S. No.	Name of Assembly Constituency	Extent	
67	Kathua South (SC)	Nagri Tehsil and <b>Kathua Tehsil</b> ( <b>Part</b> )—Excluding 1-Barwal, 3-Bhurthain, 4-Budhi, 5-Chak Sakta, 9-Forelain, 11-Hatli, 14-Juthana, 15-Kathera, 19-Logate, 21-Nanan, 22-Phalote, 26-Taraharah, 28-Tridwan 2-Basantpur and 27-Thein PCs.	
68	Hiranagar	Hiranagar and <b>Marheen Tehsil (Part)</b> —Excluding 1-Amala, 2-Balhar, 3-Bann, 4-Chhan Rorian, 5-Dhamal. 14-Hamirpur, 15-Jogial, 17-Kishanpur Kandi, 23-Muthi Hardo and 26-Seswan PCs.	
	17	'-DISTRICT : SAMBA	
69	Ramgarh (SC)	Ramgarh and Rajpura Tehsils and <b>Samba</b> ( <b>Part</b> )–Katli, Ramnagar and Pangdhor PCs.	
70	Samba	Ghagwal Tehsil, <b>Samba Tehsil (Part)</b> —Excluding Katli, Ramnagar and Pangdhor PCs and <b>Vijaypur Tehsil (Part)</b> —Dagore and Gurah Salathia PCs.	
71	Vijaypur	Bari Brahmna Tehsil and <b>Vijaypur Tehsil</b> ( <b>Part</b> )–Excluding Dagore and Gurah Salathia PCs.	
	18-DISTRICT : JAMMU		
72	Bishnah (SC)	Bishnah and Arnia Tehsils, <b>R.S. Pura Tehsil</b> ( <b>Part</b> )–Maralian PC.	
73	Suchetgarh (SC)	Suchetgarh Tehsil, <b>R.S. Pura Tehsil (Part)</b> Excluding Maralian, Darsopur, R.S. Pura Khas and Kotli Shah Doula PCs, MC R.S. Pura.	

S. No.	Name of Assembly Constituency	Extent
74	R.S. Pura-Jammu South	Jammu South Tehsil (Part)—Gadigarh, Satwari, Hakkal Partly, Khandwal Partly and Digiana PCs, Jammu Municipal Corporation (Part)—Ward No. 22, 23, 55, 56, 57, 58 and 73, Bahu (Part) - Chowadi PC, Ward No. 68, 69 and 70 and R.S. Pura Tehsil (Part)—Darsopur, R.S. Pura Khas and Kotli Shah Doula PCs, MC R.S. Pura.
75	Bahu	Bahu Tehsil (Part)—Bahu, Sunjwan and Bahu Partly PCs including JMC Ward No. 20, 21, 42, 43, 44, 47, 48, 49, 50, 51, 52, 53, 54 and 74 and Jammu South Tehsil (Part)—Ward No. 45 and 46, Jammu Cantt.
76	Jammu East	Jammu Tehsil (Part)—Bain Bajal and Aitham PCs, Nagrota Tehsil (Part)—Jagti PC and Jammu MC (Part)—Ward No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14,15, 16, 17, 18, 19 and 71.
77	Bhalwal-Nagrota	Dansal Tehsil, <b>Bhalwal Tehsil (Part)</b> —Excluding Bhalwal Partially PC and Kote PC, <b>Nagrota Tehsil (Part)</b> —Excluding Jagti PC <b>Jammu Tehsil (Part)</b> —Surinsar, Sagoon and Pounthal PCs.
78	Jammu West	Jammu Municipal Corp. (Part)—Ward No12, 13, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 39, 40 and 41 and Jammu West (Part)—Mandal (Partly) and Gole PCs.
79	Jammu North	Jammu North Tehsil including JMC Ward No. 37, 38, 59 to 67 <b>Jammu (Part)</b> —Ward No. 34 to 36 and <b>Bhalwal Tehsil (Part)</b> —Bhalwal Partially and Kote PCs.

S. No.	Name of Assembly Constituency	Extent
80	Marh (SC)	Mandal Tehsil, Marh Tehsil including JMC Ward No.–72 and 75, <b>Jammu West Tehsil</b> ( <b>Part</b> )–Badhrore PC.
81	Akhnoor (SC)	Akhnoor, Pargwal and Jourian Tehsils.
82	Khour	Khour, Kharah Balli, Maira Mandrian and Chowki Choura Tehsils.
	19-	DISTRICT : RAJOURI
83	Kalakote/ Sunderbani	Sunderbani, Kalakote, Taryath and Siot Tehsils.
84	Nowshera	Qila Darhal, Beri Pattan and Nowshera Tehsils.
85	Rajouri (ST)	Rajouri Tehsil (Part)—Excluding 11-Sohna PC.
86	Darhal (ST)	Darhal, Koteranka and Khawas Tehsils.
87	Thana Mandi (ST)	Thana Mandi and Manjakote Tehsils, <b>Rajouri Tehsil (Part)</b> –11-Sohna PC.
	20-	DISTRICT : POONCH
88	Suran Kote (ST)	Suran Kote Tehsil, <b>Haveli Tehsil (Part)</b> – Khaneter, Seri Khawaja and Seindhara PCs.
89	Poonch Haveli	Mandi Tehsil, <b>Haveli Tehsil (Part)</b> — Excluding Khaneter, Seri Khawaja and Seindhara PCs.
90	Mendhar (ST)	Balakote, Mankote and Mendhar Tehsils.

TABLE-B PARLIAMENTARY CONSTITUENCIES AND THEIR PROPOSED EXTENT

S. No. and Name of Parliamentary Constituency	EXTENT IN TERMS OF ASSEMBLY CONSTITUENCY
1-Baramulla	1-Karnah, 2-Trehgam, 3-Kupwara, 4-Lolab, 5-Handwara, 6-Langate, 7-Sopore, 8-Rohama Rafiabad, 9-Uri, 10-Baramulla, 11-Tangmarg, 12-Kunzer, 13-Pattan, 14-Sonawari, 15-Bandipora, 16-Gurez (ST), 27-Budgam & 28-Beerwah.
2-Srinagar	17-Kangan (ST), 18-Ganderbal, 19-Hazratbal, 20-Khanyar, 21-Habbakadal, 22-Sonwar, 23-Channapora, 24-Zoonimar, 25-Eidgah, 26-Central Shalteng, 29-Khansahib, 30-Chrar-i-Sharief, 31-Chadoora, 32-Pampore, 33-Tral, 34-Pulwama, 35-Rajpora & 37-Shopian.
3-Anantnag-Rajouri	36-Zainapora, 38-D.H. Pora, 39-Kulgam, 40-Devsar, 41-Dooru, 42-Kokernag (ST), 43-Anantnag West, 44-Anantnag, 45-Bijbehra, 46-Shangus-Anantnag East, 47-Pahalgam, 84-Nowshera, 85–Rajouri (ST), 86–Darhal (ST), 87 –Thana Mandi (ST), 88 –Suran Kote (ST), 89-Poonch Haveli (ST) & 90-Mendhar (ST).
4-Udhampur	48-Inderwal, 49-Kishtwar, 50-Padder, 51-Bhaderwah 52-Doda, 53-Doda West, 54-Ramban, 55-Banihal, 59-Udhampur West, 60-Udhampur East, 61-Chenani, 62-Ramnagar (SC), 63-Bani, 64-Billawar, 65-Basohli, 66-Kathua North, 67-Kathua South (SC) & 68-Hiranagar.

S. No. and Name of Parliamentary Constituency	EXTENT IN TERMS OF ASSEMBLY CONSTITUENCY
5-Jammu	56-Mahore (ST), 57-Reasi, 58-Shri Mata Vaishno Devi, 69-Ramgarh (SC), 70-Samba, 71-Vijaypur, 72-Bishnah (SC) 73-Suchetgarh (SC), 74-R.S. Pura-Jammu South. 75-Bahu, 76-Jammu East, 77-Bhalwal-Nagrota, 78-Jammu West, 79-Jammu North, 80-Marh (SC), 81-Akhnoor (SC), 82-Khour & 83-Kalakote/Sunderbani.

#### DISSENTING PROPOSALS RECEIVED FROM ASSOCIATES MEMBERS

**{I}** 

#### Hon'ble Chairperson and Hon'ble Members

Delimitation Commission of India, Ashoka Hotel, 3rd Floor Chanakyapuri, New Delhi -110021.

#### **SUBJECT**

Delimitation of Parliamentary and Assembly Constituencies in respect of UT of Jammu & Kashmir. Draft Working Papers/Draft Proposal dated 25<sup>th</sup> February, 2022 made available on February 26<sup>th</sup>, 2022.

#### IN THE MATTER OF

Dissenting Proposal/Objections to Draft Working Papers/Draft Proposal dated February 25th February, 2022 made available on February 26th, 2022.

#### BACKGROUND FACTS

- 1. To understand objection to the very constitution of Delimitation Commission for Delimitation of Parliamentary and Assembly Constituencies in respect of UT of Jammu and Kashmir and to the Delimitation exercise undertaken by the Commission, a closer look at its recent history and background facts is necessary.
- 2. The State of Jammu and Kashmir (now downgraded to a UT under a constitutionally suspect law impugned before Hon'ble Supreme Court) was on 15th August 1947, free from its Treaty obligations towards British and acquired status of an independent State. Its Ruler called Maharaja was repository of all legislative, executive and judicial powers under the Jammu and Kashmir Constitution Act, 1939. The Ruler did not join either of the two Dominions

emerging on 15th August, 1947 and instead nursed idea to stay independent with good relations with the both. He, however, on 27th October, 1947 decided to accede to the Dominion of India on three subjects-defense, foreign affairs and communications, retaining jurisdiction over all the remaining subjects. The accession was accepted and so were the terms set out in the Instrument of Accession. The Constitution of India was in making and it was decided to incorporate in the Constitution, a provision to guarantee 'limited sovereignty" to Jammu & Kashmir promised while accepting accession. The constitutional guarantee came in shape of Article 370 of the Constitution. The Ruler on 17th November, 1949 ratified the Constitution of India though only to the extent applicable to the State. Pertinent to note that on the date, the Constitution commenced only Article 370 and by virtue of it, Article 1 were applicable to the State. The Article 370 while laying down mechanism for distribution of powers between Union and State Governments also provided for a constituent assembly to draft separate constitution for the State, to inter alia delineate the jurisdiction of Union and State Governments.

3. The State Constituent Assembly was convened in April, 1951. However, a few urgent constitutional matters like citizenship, monarchy, fundamental rights, residuary powers could not wait drafting and commencement of the State Constitution and required immediate resolution. The Union Government Government accordingly entered into an agreement known as Delhi Agreement in 1952 dealing with all these important matters. The Delhi Agreement was approved by the Parliament on 7th August, 1952 and the State Constituent Assembly on 18th August, 1952. The Agreement while extending citizenship, fundamental rights, jurisdiction of Supreme Court, Emergency Powers etc. guaranteed residuary sovereignty or internal autonomy to the State. The State was guaranteed jurisdiction to legislate on all subjects not conceded to the Union. The Article 370 thus alone did not guarantee special constitutional status to Jammu and Kashmir but the special status or

internal autonomy to Jammu and Kashmir was independent of Article 370 also guaranteed by Delhi Agreement, 1952. The Constituent Assembly adopted the State Constitution on 26th November, 1956. It came into force on 26th January, 1957. The commencement of State Constitution was hailed by senior political leaders across the political spectrum. The State Constitution reiterated and provided for internal autonomy also known as special constitutional status to Jammu and Kashmir.

- 4. The Delimitation of Assembly Constituencies under the mechanism evolved to govern constitutional relations between Union and State fell within exclusive domain of the State. The Part VI of the State Constitution deals with "The State Legislature -Composition of The State Legislature". Section 47(3) of the State Constitution reads: 47(1)......(2)......(3) Upon the completion of each census, the number, extent and boundaries of the territorial constituencies shall be readjusted by such authority and in such manner as the Legislature may by law determine; Provided that such readjustment shall not affect representation in the Legislative Assembly until the dissolution of the then existing Assembly.
- 5. The State Legislature in exercise of powers under Section of 47 of the State Constitution enacted Jammu and Kashmir Representation of Peoples Act, 1957. The Act provided for constitution of Delimitation Commission for Delimitation of the territorial constituencies upon completion of each census. In exercise of powers under the Jammu and Kashmir Representation of Peoples Act, 1957, the Delimitation Commission was constituted in 1963, 1973 and 1995, the Delimitation exercised made and Assembly seats delimited. In wake of amendment to Article 170 and addition of Proviso providing that the delimitation of Assembly Constituencies is not to be undertaken "until the figures for first census taken after the year 2026 have been published" identical amendment was made to State Constitution followed by amendment to Section 3 of the Jammu and Kashmir Representation

- Act, 1957. The delimitation exercise was thus like rest of country to be undertaken after 2031 census figures were available.
- 6. The President on 5th August, 2019 passed the Constitutional (Application to Jammu and Kashmir) Order C.O. 272 superseding the Constitution (Application to Jammu and Kashmir) Order 1954 and applying the Constitution of India in its entirety to the State. The Order C.O. 272 was followed by C.O. 273 declaring that all the clauses of Article 370 shall cease to be operative except the clause making all the provisions of the Constitution applicable to the State. The Rajya Sabha on 5th August, 2019 passed Jammu and Kashmir (Reorganisation) Bill, 2019 bifurcating the State into two Union Territories. The Act was notified on 9th August, 2019. The C.O. 272 of 5th August, 2019, C.O. 273 of 6th August 2019 and Jammu and Kashmir Reorganisation Act, 2019 denuded the State of Jammu and Kashmir of its special constitutional status and downgraded and fragmented the State of Jammu and Kashmir into two Union Territories. The Jammu and Kashmir Reorganisation was also made a device to repeal a few hundred State laws including the Jammu and Kashmir Representation of Peoples Act, 1957 and application of more than a hundred Central Laws including The Delimitation Act, 2002 to the new Union Territory.
- 7. All steps taken on 5th and 6th August, 2019 namely C.O. 272, C.O. 273 and Jammu and Kashmir Reorganisation Act being grossly unconstitutional trampling upon the letter and spirit of the Constitution and unable stand judicial scrutiny, the Orders and the Act have been questioned in as many 10 petitions most of these petitions filed in August, 2019 itself, before the Hon'ble Supreme Court. The petitioners on cogent and convincing constitutional grounds have questioned vires of the C.O. 272 and C.O. 273 Orders and the Reorganisation Act, 2019. The Hon'ble Supreme Court has been pleased to entertain and admit the Petitions and refer the Petitions to Five Judge Constitutional Bench of the Hon'ble Court. The Hon'ble Five Judge Constitutional Bench has ordered clubbing

of all these petitions, heard the matter a few times but the hearing thereafter was not possible and got delayed due to covid-19 Pandemic. The physical hearing having been resumed, the matters are expected to become up and be heard in near future.

#### THRESHOLD OBJECTIONS

- 8. The Hon'ble Delimitation Commission cannot lose sight of the fact that the application of law under which the Commission is constituted and the law the Commission is to apply and whereunder the Commission derives its powers are constitutionally suspect law in as much their vires or constitutionality is under judicial scrutiny of the topmost Constitutional Court of the Country. The fundamental principles of Constitutional ethics, morality and propriety in a Constitutional democracy governed by rule of rule like our srequire all the limbs of the State, all the State functionaries and government and semi-government statutory bodies and institutions including this Hon'ble Commission not to implement, act upon or exercise powers under a law under judicial scrutiny, the constitutional validity and vires where of are being examined by the Hon'ble Supreme Court. The Hon'ble Chairperson of the Commission as known legal luminary of the Country having adored the Bench, is well aware of basic principle that implementation of law impugned before the Hon'ble Supreme Court on the ground of ultra vires and unconstitutionality and under scrutiny by the constitution bench is to be avoided as its implementation while under challenge may border on disregard and preempt the verdict. The Hon'ble Commission therefore in our humble opinion must not go ahead with present Delimitation exercise and wait for the judgment of Hon'ble Supreme Court.
- 9. The Hon'ble Commission constituted under Delimitation Act, 2002 is called upon to delimit the constituencies of the Union Territory of Jammu and Kashmir in accordance with Jammu and Kashmir Reorganisation Act, 2019. Hon'ble Commission may kindly

appreciate that petitions pending before the Hon'ble Supreme Court would amongst others call for answer to the questions. Whether downgrading a State and dividing a State into two or more Union Territories is permissible under the Constitution. We need to be reminded that under the Constitution of India is a Union of States. Whether dismembering a State would result in loss of its status and identity—a far serious issue for the federal character of the Country, held to be basic structure of the Constitution by the Hon'ble Supreme Court and therefore would be impermissible and unconstitutional. Whether it was permissible for the President to suspend, in exercise of extraordinary and emergency powers under Article 356, Article 3 provisos 1 and 2 when the suspended provisions were unrelated to carrying on smooth administration during the presidential rule. Whether the constitutional safeguards and constitutional procedure involved in exercise of powers under Article 3 were adhered to and strictly followed, if at all the division and downgrading of the State is assumed though not admitted to be possible. Whether repeal of the Jammu and Kashmir Representation of Peoples Act, 1957 was in accordance of law and whether application of Delimitation Act, 2002 to Jammu and Kashmir was permissible under law. Whether Jammu and Kashmir Reorganisation Act, 2019 has been passed in violation of the Constitution.

- 10. The above and all like questions that may arise before the Hon'ble Supreme Court while hearing the Petitions, are important jurisdictional question that go to the root of the matter and the Hon'ble Commission taking due note of these important issues, must stop proceeding with the exercise and await judicial verdict in the batch of Petitions impugning the C.O. 272 of 5th August, 2019, 6th August, 2019 and Jammu and Kashmir Reorganisation Act.
- 11. The Constitution of Jammu and Kashmir (State Constitution) has been framed by a duly convened Constituent Assembly in exercise

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of constituent power. The Constitution cannot be abrogated by the Parliament or any other authority. The State Constitution is in existence as on date. It provides for delimitation after the figures of first census after 2026 are published. The Jammu and Kashmir Representation of Peoples Act, 1957 also provides for delimitation after 2031 census figures are published. The delimitation of Assembly Constituencies and Parliamentary Constituencies in the Country is to be done after the figures of first census after 2026 are published. Looking from any angle, therefore, the delimitation exercise is to be deferred till 2031 census figures are published. There is no reason to single out Jammu and Kashmir for delimitation exercise, when the underlying logic and all relevant factors advocate such exercise to be deferred till 2031 census figures are published. What is good for entire Country must be good for Jammu and Kashmir as well. The Commission must take due cognizance of this fact more so when the Commission has itself deferred delimitation exercise in Assam.

12. The argument advanced to justify the Delimitation exercise more than a decade ahead of the rest of the Country is that the Jammu and Kashmir Reorganization Act, 2019 provided for increase in number of seats and as 7 increased seats were to be allocated it was necessary to embark on such exercise. The argument is specious to say the least. The Andhra Pradesh Reorganisation Act, 2014 provided for increase of 50 Assembly seats in case of Andhra Pradesh and 34 Assembly seats in case of Telangana. The increase did not prompt delimitation exercise and the Assembly elections were held without fresh delimitation exercise. There is no proposal to go for any delimitation exercise ahead of the delimitation in the Country after census figures of 2031 census are available. In Assam elections were held without delimitations though the process was initiated with constitution of the Delimitation Commission. Against said backdrop, the right course would be to stop the delimitation exercise and commence it alongside such exercise in the Country after the figures of first census after 2026 are published as provided in Article 170 and envisioned in Section 47 of the State Constitution. The election to the Assembly in Jammu and Kashmir may be held as in case of Andhra Pradesh, Assam and Telangana, as per the existing delimitation. The course would also be one warranted and more than that advisable due to pending challenge to the 5th and 6th decisions before the Hon'ble Supreme Court. The Parliament in its wisdom decided to defer delimitation in entire country until 2031 census figures are published and the decision was not revised even when there were reasons as in case of Andhra Pradesh and Telangana to give it a second look, therefore same criteria must be followed in case of Jammu and Kashmir.

#### **DETAILED OBJECTIONS**

13. The objections are submitted without prejudice to our consistent stand that as constitutional validity of the Jammu and Kashmir Reorganisation Act, 2019, C. O. 272, C. O. 273 and other measures taken in August, 2019, are under challenge and their constitutional validity being examined by the Constitution Bench of the Hon'ble Supreme Court the present Delimitation exercise would amount to implementation of a law under judicial scrutiny and the Delimitation exercise is to be stopped till the judicial verdict is rendered by the Hon'ble Court. It is submitted that the response to Paper 1 and Paper 2-6 have gone unaddressed and only cosmetic changes have been made in the Draft Proposal. Hence the objections already submitted are to be reiterated in addition to the fresh response.

#### **ASSEMBLY CONSTITUENCIES**

14. The Delimitation of territorial constituencies after regular intervals is integral part of democracy. The democracy has its edifice on equal representation to the people in law making institutions, their equal participation through their representatives in decision making and in governance. The Delimitation exercise having regard to its importance in strengthening democracy must be fair, objective and

impartial. To ensure fairness, objectivity and impartially it is important to strictly adhere to the legal frame work, prescribed criteria and in case no criteria is prescribed to lay down criteria in accordance with the settled guidelines and apply the criteria prescribed or laid down as the case may be, uniformly and not selectively. The present Delimitation exercise, it is painful to point out, is neither in tune with the Constitution nor in consonance with law. The criteria, be it allocation of 7 increased Assembly Constituencies or delimiting the constituencies and drawing boundaries of the constituencies is arbitrarily fixed and selectively applied.

- 15. The fundamental principle behind any delimitation exercise is to ensure that every constituency has as far as possible equal population. The determining criteria therefore is population with contiguity, connectivity, communication, convenience, compact area as other considerations. This is the position emphasized in the Constitution and law a detailed reference to which has been made in response to Papers 1 to 6 and are requested to be read with these objection/dissent. However, be it the allocation of additional seats or delimiting of the Assembly Constituencies these principles have been very conveniently ignore. The proposal to allocate one of 7 increased Assembly seats to Kashmir as against entitlement of 4–1 each for Anantnag, Budgam, Kupwara and Srinagar is bound to create inequality and disagreement between the regions.
- 16. It becomes necessary to revisit the statistics highlighted in previous response. The total population of Jammu and Kashmir as per 2011 Census is 1,22,67,348. The population of Kashmir Division according to Census figures is 68,88,829 and population of Jammu Division is 53,78,519. The average population per Assembly Constituency works out to be 1,36,304. The number of Assembly Constituencies to be allocated to Kashmir Divisions on the basis of 2011 Census figures and average population per Assembly Constituency must be 51 (50.54) and to Jammu Division 39 (39.45)

respectively. The number of Assembly Constituencies proposed to be allocated to Kashmir Division is 47 or 4 less than the Assembly Constituencies it deserves to have allocated and the number of Assembly Constituencies allocated to Jammu is 43 or 4 more than due having regard to the population of the Division and the average population per Assembly Constituency. The Kashmir Division with 56.15% of the total population gets only 52.22% of the Assembly Constituencies and Jammu Division with 43.84% of the population gets 47.77% of Assembly Constituencies. The Kashmir Division notwithstanding more population get practically disenfranchised.

- The categorization of the Assembly Constituencies in three group 17. with +10%, average and -10% advocated in Paper 1 with 136304 as average population of an Assembly Constituency and 10% +/deviation has been grossly violated. The Draft proposal makes deviation of up to -67%. In Kashmir Division 5 of the 10 districts have been placed in +10% category whereas in Jammu Division only 2 of the 10 districts have been categorized as +10% meaning that in 5 of 10 districts as against 2 districts of Jammu Division the average population per Assembly Constituency would be 149935 as against overall average of 136304. In Kashmir Division only 1 district has been categorized as -10% whereas in Jammu Division 4 have districts been placed in -10% category implying that in Jammu Division 4 territorial areas get Assembly Constituencies though their population is less than average. The device is used to reduce the number of Assembly Constituencies in Kashmir Division and increase the number in Jammu Division, in the proposal. A hard look at proposed parameters is at this stage called for.
- 18. The proposal as regards Samba District and Kulgam District as already submitted is totally indefensible and warrants a closer look. The Samba District with a population of 3,16,031 and an area of 915 Sq. Km. is proposed to be allocated 3 Assembly Constituencies with average population of 105344 i.e. 31 thousand below the average and even 22 thousand below the -10% category and with

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the average of 305 Sq. Km. per Assembly Constituency. Samba District surprisingly is shown as +10% category district in Paper-1 but the criteria actually applied does not match the given parameters. Kulgam District with the population of 4,24,484 is proposed to be allocated 3 Assembly Constituencies with average of 1,41,495 i.e. 5,191 above the average and with average area of 1003 Sq. Km. per Assembly Constituency. The Kund, Waltengo Naar–the avalanche prone area, by and upper areas of D.H. Pora are tough terrain areas and large segment of the population residing in these areas suffers immense hardship. All these factors warranted Kulgam District to be placed in -10% category. Instead of this, the number of Assembly Constituencies has been reduced from 4 to 3 resulting in grave injustice to the district.

19. The Hon'ble Commission has in the first place arbitrarily devised some unknown criteria while apportioning and identifying increased 7 seats and selectively applied the criteria so fixed and thereafter allotted seats compromising the fundamental principle of population as the main criteria. The increased seats have been arbitrarily allotted even in violation of -10% and +10% of the average criteria fixed and notified in Paper-1. The criteria provided that while 136304 would be average population of an Assembly Segment, -10% allowance would be given having regard to tough terrain, lack of connectivity, hardship faced by people. In such cases Assembly Constituency would be allotted for population 10% below the average. The parameters or indicators of criteria were not made known to the associate members. However, the decision as regards allocation of increased 7 seats in the ratio of 1:6 though arbitrarily and ignoring our objections, was taken before Paper-1 was circulated and response invited from associate members the comments/objection filed on December 31, 2021 though cogent and convincing were ignored. The arbitrary allocation of increased seats for reasons other than contemplated under law and logic, have made now huge violation of fundamental principles of a delimitation exercise unavoidable.

- 20. The population as the first and foremost criteria of delimiting the Constituencies continues to be ignored in the draft and not given the importance it deserves. The deviation in population ranges from 56077 more than average of 136304 in case of 41-Dooru to 85025 less than average in case of 50-Padder. There are 6 Assembly segments with less than 1,00,000-1 lac. Population Paddar, Inderwal, Shri Mata Vaishnav Devi, Bani, Basohli, and (Kishtwar) in Jammu Province while number of such constituencies is three (Gurez, Karnah and Kunzer). Likewise there are 20 Assembly segments with population of more 1,50,000 in Kashmir Provinces while number of such Assembly segments is 8 in case of Jammu province. Twenty Four constituencies in Kashmir Province have more than average population of 136304 while population of only eight constituencies in Jammu Province exceeds the average population of a constituency worked out by the Hon'ble Commission. The population of Dooru almost equals population of three constituencies-Paddar, Shri Mata Vaishnav Devi and Bani constituencies of Jammu. While a little less 2 lac population of Dooru will have one member in Assembly an almost equal population from aforementioned 3 constituencies shall have three members in the Assembly. The people of Dooru therefore cannot be equal stakeholders in decision making and equal participants in governance. The Working Papers 1-6 script a storey of disempowerment and disenfranchisement of Kashmir and far-flung unattended areas of Jammu. The revised draft does not at all address these gross discrepancies.
- 21. The Draft Proposal made available on 26th February does not at all consider the response to Paper 1-6 submitted on 14th February, 2022. When district and not State as envisioned in Article 81(2)(b) is taken as a unit, Anantnag, Budgam, Kupwara and Srinagar Districts having regard to the population and criteria of +/-10% fixed by the Hon'ble Commission, deserve to be allotted an extra Assembly segment each out of the seven increased seat while Rajouri, Poonch and Doda in Jammu Province is to get one each.

The Hon'ble Commission without any reason ignoring the just claim of Anantnag, Budgam, Srinagar and Poonch has unjustifiably allotted one each from the increased seats to Reasi, Kathua, Samba, Udhampur, Kishtwar when the criteria laid down did not make the Districts eligible for increase. Baramulla with 100 Km. long LoC does not get an extra seat having regard to the hardship faced by the population living along the LoC, while a suburban industrialised district with 900 Sq. Km. total areas gets an extra Assembly Segment in the name of proximity to International Border.

22. While to illustrate departure from law the 85–Rajouri, 90-Mendhar and 88-Poonch Haveli were quoted as ready examples and the deviations pointed out have been corrected, yet from the closer look at the Working Papers 2-6 would reveal that in most of cases geographical compactness, facilities of communication and convenience to the public spelt out in Section 60 (supra) have not attracted any consideration. The constituencies have been demarcated, areas joined and areas annexed with least regard for these factors and for reasons other than permissible under settled norms. To point out Anantnag west has annexed with it Imoh PC and Sahib Aabad previously part of now fragmented Shangus-Anantnag Constituency about 40 Km. from headquarter of the 43-Anantnag West. Same is the case with Kishtwar where Muchater PC and Balgran PC closer to Inderwal is annexed with 49-Kishtwar, 5-Handwara is another case in point. The part of Handwara Tehsil is sliced away and annexed with another Assembly Segment and Drugmulla Tehsil previously part of 3-Kupwara is joined with 5-Handwara. Similar treatment is given to 74-RS Pora-Jammu South and 22-Sonawar where PCs from middle of other Assembly Segments have been picked joined with other Assembly Segments. The 41-Dooru, the constituency with largest population 192381– and a large area as well. The Assembly Segment qualifies for an additional constituency. Most of the Assembly Segments present the same storey. The Assembly Segments are mentioned only to illustrate the departure and

deviation from the settled norms. The Hon'ble Commission has in disregard of law carved out islands within and from the middle of the Assembly Segments and annexed with far away Assembly Segments without any proximity or connectivity. The details herein are only to illustrate the pattern of departure from set practices and universally followed norms and does not cover all the segments.

23. The two Provinces/Divisions of Jammu and Kashmir are contiguous separated by mighty Pir Panjal range and other mountains of The Lesser Himalayas. Both the Divisions have similar terrain and topography and almost equal share of predominantly hilly and difficult areas. The hilly and difficult areas cannot be selectively used to the advantage of one Division and increase its representation and disempower and disenfranchise the other Division. The people on other side of Lesser Himalayas and small valleys within the range are exposed to similar hardships like lack of adequate communication and connectivity as in the Districts placed in -10% category. To illustrate population in Mati Gawran, Ahlan Gadole, Kapran, Hapatnar, Lidroo, Frislan, Lehendajan, Chimran, Kachiwan, Chaugam and scores of other remote areas of Anantanag is victim to immense hardship as regards means of communication, civic amenities, entitling the district to be categorized as -10% or at least average category. The entire Shopian District overlooked by mighty Pir Panjal with the toughest terrain and difficult and remote areas with little or no communication like Devpora, Heerpora, Kirchapathri, Dachnoo, Gorsinar Jampathri and Saimarg, Chakhrinoori Kathhalan other areas, has been placed in +10% category, making it unfair and discriminatory. Same is true about Baramulla. With 100 Km. long LoC and remote areas Hawa Markoot, Kitri Dajan, and interior areas of Rafiabad, Bijhama, Kamal Kot, Nambla, Uri, interior areas of Boniyaar, Kandi, Kakawthal, with little or no communication, and hardship faced by a large segment of population near LoC getting uprooted day in and day out, the Baramulla District

deserved to be placed in -10% category. The Budgam District has also not received fair deal in the Paper-1 proposals. The Hon'ble Commission has failed to realise that most of the district comprises of hilly and mountainous areas below and overlooked by Tosmaidan and remote areas with tough terrain in Khag, Beerwah, Khan Saheb, Gogji Pathri. The district has been surprisingly placed in +10% category when it ought to have been in -10% category or at least in average category. The categorization and criteria set out in Paper-1 followed to make such exercise is therefore arbitrary, unfair and selectively used. The result is gross injustice to the Kashmir Division unless correctional measures are taken. We have voiced our concern in the meeting dated 20th December, 2021 and submitted that the proposal offends core criteria observed in such exercise.

#### PARLIAMENTARY CONSTITUENCIES

- 24. The propose delimitation of the Parliamentary Constituency Anantnag and the Draft Proposal may be without a parallel in the history. No where in such an exercise two geographically different regions separated by one of the highest mountain ranges inaccessible for most of the year must have been ever joined to form one constituency ignoring fundamental principles of conguity, connectivity, convenience and compact area as required under law. The Draft as regards other two parliamentary constituencies of Srinagar and Baramulla also does not have regard to the fundamental principles of delimitation.
- 25. What can be more shocking example of unrealistic, illogical and irrational demarcation of a Parliamentary Constituency than that of 3-Anantnag Constituency. The Hon'ble Commission has joined Anantnag, Kulgam and Zainapora from Shopian District with Poonch and Rajouri Districts without any regard for the terrain, geography, connectivity, accessibility, and overall convenience. The Hon'ble Commission has not in the least considered that

Anantnag, Kulgam and Zainpora are separated by mighty Pir Panchal Range and the area are in-accessible for half the year because of heavy snowfall. The draft proposal makes no sense looking from any angle. The only result would be huge hardship to the people of Poonch, Rajouri and also far-flung areas of south Kashmir. Redrawing of boundaries of Srinagar and Baramulla depicts similar indifference to the guiding principles contiguity and connectivity while compactness, delimitation exercise. Shopian has been made part of Srinagar Constituency and Budgam and Beerwah part of Baramulla in utter disregard of the settled guiding principles and to huge inconvenience of the people.

- 26. The Hon'ble Commission has restored some of the names of huge historical importance. Working Paper 1-6 shockingly obliterates a number of Constituencies of historical importance. However justice remains to be done to Amirakadal, Zadibal, Sangrama, Gulmarg, Home Shali Bugh, Batmaloo, Gandhi Nagar are made to disappear and completely obliterated unmindful of their emotionalvalue and importance. Amira Kadal makes us remember the name of Governor Amir Khan who has made significant contribution to architecture and urban development. It is shocking when efforts are being made to restore old names of cities and towns in the Country, a conscious effort is being made to obliterate and remove history and culture of Jammu and Kashmir. The names of places, towns and cities are symbols of culture and history and deserve to be respected. The constituencies therefore must be restored.
- 27. The Hon'ble Commission has made the exercise seemingly on perusal of maps without visiting different parts of North Kashmir, South Kashmir, Central Kashmir, Pir Panchal, Kathua and other district and sub-district headquarters. The Hon'ble Commission did not meet and interact with cross section of people and civil society groups across Jammu and Kashmir and the draft does not reflect the aspirations and views of the general public.

- 28. That non-application of mind is as submitted in earlier responses writ large on the Working Paper 1-6 as must be clear from the submissions made above and the proposals therefore deserve to be withdrawn and whenever permissible under the Constitution a fresh look given to it after wider consultation and interaction with all sections of society.
- 29. That the Working Paper 1-6 proposals for the reasons set out in preceding paras and for the reasons that may be submitted hereafter are not acceptable and should not be acted upon as these would result in grave injustice to every segment of the population and also violate the fundamental principles that govern the delimitation exercise and are to be abided by the Hon'ble Commission.
- 30. That we reserve the right to make further oral and written submissions in support of the submissions made above.
- 31. That this dissenting proposals/memorandum/objections along with annexures be kindly taken on record and published with the draft proposal.

In the premises and having regard to the submissions made and the annexures enclosed and the submissions to be made as and when the Hon'ble Commission may be pleased to allow, it is respectfully prayed:

That Hon'ble Commission having due regard to the cogent and convincing submission made in paras 1 to 31 above may be pleased to stop the Delimitation exercise forthwith pending final adjudication and disposal of the batch of writ petition questioning Vires and constitutional validity of Jammu and Kashmir Reorganisation Act, 2019.

The draft proposal made in Working Paper 1-6 proposing demarcation of the Assembly Constituencies and Parliamentary Constituencies be withdrawn without acting upon the proposals in any manner or proceeding ahead in the matter.

With Regards.

Dated:04/03/2022

(Sd.) DR. FAROOQ ABDULLAH,

Member of Parliament, Srinagar Lok Sabha Constituency.

(Sd.) MR. MOHAMMAD AKBAR LONE,

Member of Parliament, Baramulla Lok Sabha Constituency.

(Sd.) MR. HASNAIN MASOODI,

Member of Parliament, Anantnag Lok Sabha Constituency.

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Chairperson
Delimitation Commission
3rd Floor, The Hotel Ashok
Chankyapuri, New Delhi, 110021.

Subject :—Dissenting Proposal regarding Assembly/Parliamentary Constituencies of UT of Jammu and Kashmir.

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Hon'ble,

W.r.t your letter No. 282/J&K/2022 (DEL) Dated 25<sup>th</sup> February, 2022, I am forwarding revised proposal having suggestions regarding delimitation of the Assembly Segments.

I humbly request the Delimitation Commission to consider the following suggestions:—

- The newly proposed "Anantnag-Rajouri" Parliamentary seat may please named as "Anantnag-Poonch" Parliamentary Seat.
- ➤ "Shopian" Assembly segment falls between Anantnag & Rajouri Poonch, therefore Shopian may please be included in Anantnag Rajouri Parliament seat & "Bijbehra" Assembly Segment may please be included in Srinagar Parliamentary seat as it is very adjoining to Srinagar.

#### District Jammu

- 1. The "Bahu" Assembly Segment should be renamed as "Bahu Lochan" Assembly Segment.
- 2. The "Jammu East" Assembly Segment should be renamed as "Jammu Tawi" Assembly Segment. The river Tawi flows through the Jammu City. It is sacred river and people have great faith in the river. Considering the sentiments this seat may be renamed as "Jammu Tawi" seat.
- 3. The "Jammu North" Assembly Segment should be renamed as "Muthi-Domana" Assembly Segment.
- 4. The "Maira Mandarian" & "Chowki Choura" Tehsils may kindly be excluded from Khour Assembly Segment and to be included in Akhnoor Assembly segment.
- 5. The "Pargwal" Tehsil may kindly be excluded from Akhnoor Assembly Segment and to be included in Khour Assembly Segment.

#### **District Samba**

1. The "Katli" PC may be excluded from Ramgarh Assembly Segment and to be included in Samba Assembly Segment.

2. The "Rajpura" Tehsil to be excluded from Ramgarh Assembly Segment and to be included in Samba Assembly Segment.

#### District Rajouri

- 1. The "Darhal" Assembly Segment may please be renamed as "Budhal Assembly" Segment. (Tehsil Kotranka and Tehsil Khawas).
- 2. The "Darhal" Tehsil may kindly be excluded from Darhal Assembly Segment and included in Thanamandi Assembly Segment.
- 3. The "Fahtehpur" PC may be excluded from Rajouri Assembly segment and included in "Thanamandi" Assembly Segment.

#### Respected,

In reference to the letter No. 282/J&K/2022(DEL) dated 25/02/2022, my note of dissent may be published along with the draft proposal of the Commission.

Thanking You,

Yours Sincerely,

(Sd.) JUGAL KISHORE SHARMA,

Member of Parliament, Lok Sabha, Jammu.



# जम्मू और कश्मीर आधिकारिक राजपत्र

खंड-134] जम्मू, सोमवार, 14 मार्च, 2022/23 फाल्गुन, 1943. [सं. 50-2

इस भाग को अलग पेजिंग दिया गया है ताकि इसे एक अलग संकलन के रूप में दर्ज किया जा सके

भाग ॥-सी

## परिसीमन आयोग द्वारा अधिसूचनाएं और आदेश।

# परिसीमन आयोग

अशोक होटल, 50-बी, नीति मार्ग, चाणक्यपुरी, नई दिल्ली-110021

सं. 282/जेएंडके/2022(खण्ड-II)

दिनांकः 14 मार्च, 2022 23 फाल्गुन, 1943 (शक्)

#### आदेश सं.-1

परिसीमन अधिनियम, 2002 (2002 का 33) की धारा 8के साथ पठित जम्मू एवं कश्मीर पुनर्गठन अधिनियम, 2019 (2019 का 34) की धारा 14(4), 60(1) एवं 62 के अनुसरण में तथा इस संबंध में सभी अन्य संबद्ध संवैधानिक तथा सांविधिक उपबंधों को ध्यान में रखते हुए परिसीमन आयोग एतद् द्वारा निम्नलिखित अवधारित करता है:

 लोक सभा में जम्मू एवं कश्मीर संघ राज्य क्षेत्र को आबंटित की जाने वाली सीटों की कुल संख्या पांच (5);

- लोक सभा में जम्मू एवं कश्मीर संघ राज्य क्षेत्र को इस प्रकार आबंटित कुल पांच (5) सीटों में से अनुसूचित जातियों और अनुसूचित जनजातियों के लिए आरक्षित की जाने वाली सीटों की संख्या क्रमशः शून्य (0) और शून्य (0);
- जम्मू एवं कश्मीर संघ राज्य क्षेत्र की विधान सभा को निर्दिष्ट की जाने वाली सीटों की कुल संख्या नब्बे (90);
- जम्मू एवं कश्मीर संघ राज्य क्षेत्र की विधान सभा को इस प्रकार निर्दिष्ट कुल नब्बे (90) सीटों में से अनुसूचित जातियों और अनुसूचित जनजातियों के लिए आरक्षित की जाने वाली सीटों की संख्या क्रमशः सात (7) और नौ (9)।

आदेश से, (के.एन. भार) सचिव

# परिसीमन आयोग

## अशोक होटल, 50-बी, नीति मार्ग, चाणक्यपुरी, नई दिल्ली-110021

सं. 282/जेएंडके /2022(खण्ड-II)

दिनांकः14 मार्च, 2022 23 फाल्गुन, 1943 (शक्)

## <u>अधिसूचना</u>

परिसीमन अधिनियम, 2022 की धारा 9 की उप-धारा (2) के साथ पठित जम्मू एवं कश्मीर पुनर्गठन अधिनियम, 2019 (2019 का 34) की धारा 60 की उप-धारा (5) के अनुसरण में, परिसीमन आयोग एतद् द्वारा सहयुक्त (एसोसिएट) सदस्यों के विसम्मत प्रस्तावों के साथ जम्मू एवं कश्मीर संघ राज्य क्षेत्र में संसदीय और विधान सभा निर्वाचन क्षेत्रों के परिसीमन के लिए अपने प्रस्ताव प्रकाशित करता है और 21 मार्च, 2022 (सोमवार) को ऐसी तारीख के रूप में विनिर्दिष्ट करता है जिसको अथवा जिसके उपरांत इन प्रस्तावों पर इसके द्वारा आगे और विचार किया जाएगा।

2. इन प्रस्तावों के संबंध में कोई भी आपत्ति अथवा सुझाव उक्त तारीख को अथवा उससे पहले सचिव, परिसीमन आयोग, निर्वाचन सदन, अशोक रोड, नई दिल्ली-110001 के पास पहुंच जाने चाहिए।

#### प्रस्ताव

- प्रादेशिक निर्वाचन क्षेत्रों, जिनमें (क) संघ राज्य क्षेत्र की विधान सभा और (ख) लोक सभा हेतु निर्वाचनों के प्रयोजनार्थ जम्मू एवं कश्मीर संघ राज्य क्षेत्र को विभाजित किया जाएगा, ऐसे प्रत्येक निर्वाचन क्षेत्र के विस्तार तथा निर्वाचन क्षेत्रों, जिनमें अनुसूचित जातियों तथा अनुसूचित जन-जातियों के लिए सीटें आरक्षित हैं, को क्रमशः तालिका-क और तालिका-ख में दर्शाया जाएगा;
- जहां तालिका (क) अथवा तालिका (ख) में यथा प्रदर्शित निर्वाचन क्षेत्र के नाम में कोष्ठकों और शब्दों (एससी) द्वारा भेद दिखाया गया है, उस निर्वाचन क्षेत्र में वह सीट अनुसुचित जाति के लिए आरक्षित है;

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 जहां तालिका (क) अथवा तालिका (ख) में यथाप्रदर्शित निर्वाचन क्षेत्र के नाम में कोष्ठकों और शब्दों (एसटी) द्वारा भेद दिखाया गया है, उस निर्वाचन क्षेत्र में वह सीट अनुसूचित जनजाति के लिए आरक्षित है।

आदेश से,

(के.एन. भार) सचिव

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		तालिका-क	
	विधानसभा निर्वाचन क्षेत्र और उनका प्रस्तावित विस्तार		
क्र.	विधान सभा	विस्तार	
सं.	निर्वाचन क्षेत्र का		
	नाम		
	1-जिलाः कुपवाड़ा		
1 7	करनाह	करनाह तहसील और <b>करालपुरा तहसील (भाग)</b> –	
		गुंदीजोनारेशी और पंजगाम पटवार सर्किल	
2	त्रेहगम	त्रेहगम और केरन तहसील, करालपुरा तहसील (भाग)	
		- गुंदीजोनारेशी और पंजगाम पटवार सर्किल तथा	
		कुपवाड़ा तहसील (भाग) – 3- गुलगाम और अवूरा	
		पटवार सर्किल	
3 3	कुपवाड़ा	कुपवाड़ा तहसील (भाग) - 3-गुलगाम और 4-अवूरा	
		पटवार सर्किल को छोड़कर	
4 7	लोलाब	सोगाम (लोलाब), लालपोरा और माचिल तहसील	
5 3	हंदवाड़ा	विलगाम, दृगमुल्ला, जचालदारा और तरतपोरा	
		(रामहल) तहसील और <b>हंदवाड़ा (भाग)</b> – बकइयाकैर,	
		हंदवाड़ा, शोघापोरा, वाडीपोरा, सिराजापुरा और	
		बड़कोट माछीपुरा पटवार सर्किल	
6 7	लंगेट	काज़ियाबाद (क्रालागुंड), लंगेट और कलामाबाद	
		तहसील और <b>हंदवाड़ा (भाग)</b> - बकइयाकैर, हंदवाड़ा,	
		शोघापोरा, वाडीपोरा, सिराजापोरा और बड़कोट	
		माछीपुरा पटवार सर्किल को छोड़कर।	

2-जिलाः बारामूला सोपोर और डंगरपोरा तहसीलें सोपोर 7 जैंगर, वातेरगाम, रोहामा और डांगीवाचा तहसीलें रोहामा 8 राफियाबाद उरी और बोनियार तहसीलें उरी 9 नरवाव और बारामूला तहसीलें बारामूला 10 तंगमर्ग, वागूरा, क्रीरी और खोले तहसीलें तंगमर्ग 11 क्वारहामा और कुंजर तहसील, पत्तन तहसील (भाग) -कुंजर 12 6-वनिगम पाईन, 7- वानीगम बाला, 8-तिलगाम और 9- टैपर वारीपोरा पटवार सर्किल। 3-जिलाः बांदीपोरा सोनावारी तहसील, सुंबल नगर पालिका 2 (शहरी सोनावारी 14 स्थानीय निकाय), अजास तहसील, हाजिन तहसील और हाजिन नगरपालिका 3 (शहरी स्थानीय निकाय)। अलुसा और बांदीपोरा तहसीलें और बांदीपोरा नगर बांदीपोरा 15 पालिका 1 (शहरी स्थानीय निकाय)। गुरेज और तुलैल तहसीलें। गुरेज(अजजा) 16 4-जिलाः गांदरबल कंगन और गुंड तहसीलें, वन ब्लॉक कंगनी गुंड और 17 कंगन (अजजा) लार तहसील (भाग) – वाटलर पटवार सर्किल। तुलमुल्ला (खीर भवानी), वकूरा और गांदरबल गांदरबल 18 तहसीलें और लार तहसील (भाग) - वाटलर पटवार सर्किल को छोड़कर। 5-जिलाः श्रीनगर उत्तर श्रीनगर तहसील। 19 हजरतबल **खानयार तहसील (भाग)** - 9 - एस.आर. गंज और 10-खानयार 20

बराड़ी नंबल पटवार सर्किल को छोड़कर।

21	हबाकादल	दक्षिण श्रीनगर (भाग) - 1-सोनावर, 2- मैसूमा, 4- शिवपोरा, 5- कुर्सू पादशाही बाग, 9- नौरसिंह गढ़ और 10- बरजुल्ला पटवार सर्किल और खानयार तहसील (भाग) को छोड़कर – 9 - एस.आर. गंज और 10- बराड़ी नंबल पटवार सर्किलों को छोड़कर।
22	सोनावर	पंथा चौक तहसील और <b>दक्षिण श्रीनगर तहसील (भाग)</b> - 1- सोनावर, 2- मैसूमा, 4- शिवपोरा, 5- कुर्सू पादशाही बाग, 9- नौरसिंह गढ़ और 10- बरजुल्ला पटवार सर्किलें।
23	चानापोरा	चानापोरा तहसील।
24	ज़ूनीमार	<b>ईदगाह तहसील(भाग)</b> - 1- बुचपोरा, 2- उमरहेयर, 3- ज़ूनीमार, 4- ओवांता बावन, 5- भगत शूरू और 6- अंचार पटवार सर्किलें।
25	ईदगाह	<b>ईदगाह तहसील (भाग)</b> -1- बुचपोरा, 2-उमेरहेयर, 3- ज़ूनीमार पटवार सर्किलें, 4-ओवांता बावन, 5- भगत शूरू और 6- अंचार पटवार सर्किलों को छोड़कर।
26	सेंट्रल शाल्टेंग	सेंट्रल शाल्टेंग तहसील।
		6-जिलाः बड़गाम
27	बड़गाम	नारबल तहसील और <b>बड़गाम तहसील (भाग)</b> – इचकूट और गुडसाठू पटवार सर्किलोंको छोड़कर।
28	बीरवाह	मागम और बीरवाह तहसीलें।
29	खानसाहिब	खग और खानसाहिब तहसीलें।
30	चरार-ए-शरीफ	चरार-ए-शरीफ तहसील और चाडूरा तहसील (भाग) — 2- रोपोरा नामितहाल, 3-वाथपोरा, 4- बाटापोरा, 5- दौलतपोरा, 6-वाडीपोरा, 14- हयातपोरा पटवार सर्किलों एवं नगर समिति चाडूरा को छोड़कर, बड़गाम तहसील (भाग) - इचकूट और गुडसाठू पटवार सर्किलें।

बी.के. पोरा तहसील और चाडूरा तहसील (भाग) - 2-चाडूरा 31 रोपोरा नमतिहाल, 3-वाथपोरा, 4-बाटापोरा, 5-दौलतपोरा, 6- वाडीपोरा, 14- हयातपोरा पटवार सर्किलें, नगर समिति चाडूरा। 7-जिलाः पुलवामा पमपोर पमपोर, काकापोरा तहसील, पमपोरे नगर 32 पालिका/नगर और ख्रयू नगर पालिका/नगर। त्राल तहसील, अरिपाल तहसील, त्राल नगर पालिका / 33 त्राल नगर, अवंतिपोरा तहसील (भाग) -1- अवंतिपोरा, 5-नूरपोरा और 6- मिडूरा पटवार सर्किलों और अवंतिपोरा नगर पालिका/नगर। पुलवामा तहसील (भाग) - 2- कंगन, 5- मुर्रान, 6-पुलवामा 34 मित्रीगाम, 7- करीमाबाद, 11- बनूरा और 16-वाहीबुग पटवार सर्किलें, पुलवामा नगर पालिका / नगर को छोड़कर, अवंतिपोरा तहसील (भाग) -1-अवंतिपोरा,5- नूरपोरा और 6- मिडूरा पटवार सर्किलों को छोड़कर । लिट्टर शाहूरा तहसील, राजपोरा तहसील, पुलवामा राजपोरा 35 तहसील (भाग) -2- कंगन, 5- मुर्रान, 6- मित्रीगाम, 7- करीमाबाद, 11- बुनूरा और 16- वाहीबुग पटवार सर्किलें। 8-जिलाः शोपियाँ जैनपोरा, चित्रगाम, बारबुग इमामसाहिब और हरमैन जैनपोरा 36 तहसीलें, शोपियाँ तहसील (भाग) - डांगरपोरा, ट्रेंज़, किलोरा मलिकगुंड, नादीगाम, गानोवपोरा अर्श, डन्गाम, प्रताबपोरा और बेमनिपोरा पटवार सर्किलें। केल्लर और कीगाम तहसील, शोपियाँ तहसील (भाग) शोपियाँ 37 - डांगरपोरा, ट्रेंज़, किलोरा मलिकगुंड, नादीगाम, गानोवपोरा अर्श, डन्गाम, प्रताबपोरा और बेमनिपोरा पटवार सर्किलों को छोड़कर

9-जिलाः कुलगाम		
38	डी.एच पोरा	डी एच पोरा और पहलू तहसीलें।
39	कुलगाम	कुलगाम और यारीपोरा तहसीलें।
40	देवसर	कैमोह, फ्रिसाल और देवसर तहसीलें।
		10-जिलाः अनंतनाग
41	डूरु	डूरु और शाहाबाद तहसीलें, <b>कोकरनाग तहसील (भाग)</b> – बाही, ओई बुम़डूरा, अकिनगाम, सागम और नगाम पटवार सर्किलें।
42	कोकरनाग (अजजा)	लारनू तहसील, कोकरनाग तहसील (भाग) - बाही, ओई बुम़डूरा, अिकनगाम, सागम और नगामपटवार सर्किलों को छोड़करऔर शानगुस तहसील (भाग)— चकलीपोरा, चत्तरगुल और उत्तरसू पटवार सर्किलें।
43	अनंतनाग पश्चिम	काजीगुंड तहसील, अनंतनाग तहसील (भाग)-सी- खानाबल,ई-रुहू,एफ-उरहानहॉल,जी-एल.जी. पोरा, एच- खांडीपहाड़ी, आई-के.जी. रैना, जे-निपोरा, के- हारदु सिचाएं, एल-कामद, एम-साहिबाबाद और एन- इमोह पटवार सर्किलें।
44	अनंतनाग	अनंतनाग तहसील (भाग) - सी-खानाबल, ई-रुहू, एफ- उरहानहॉल, जी-एल.जी. पोरा, एच- खांडीपहाड़ी, आई-के.जी. रैना, जे- निपोरा, के- हारदू सिचाएं, एल- कामद, एम-साहिबाबाद और एन-इमोह पटवार सर्किलों को छोड़कर।
45	बिजबेहरा	बिजबेहरा तहसील
46	शानगुस- अनंतनाग पूर्वी	अनंतनाग पूर्वी तहसील, शानगुस तहसील (भाग) – चकलीपोरा, चत्तरगुल और उत्तरसू पटवार सर्किलों को छोड़कर।
47	पहलगाम	पहलगाम, सालार और श्रीगुफवाड़ा तहसीलें।

11-जिलाः किश्तवाङ बौंजवाह, चाटरू, मारवाह और वारवां तहसीलें, इंदरवाल 48 किश्तवाड़ तहसील (भाग)-केशवां पटवार सर्किलें, मुगलमैदान तहसील (भाग)-मूलछितरपटवार सर्किलों को छोड़कर और द्राबशल्ला तहसील (भाग)- बालग्रान पटवार सर्किल। दच्छन तहसील, द्राबशल्ला तहसील (भाग)-बालग्रान किश्तवाड 49 पटवार सर्किल को छोड़कर और किश्तवाड़ तहसील (भाग) -दूल, पोच्छल और केशवान पटवार सर्किलों को छोड़कर और मुगलमैदान तहसील (भाग) -मूलछितरपटवार सर्किल। अथोली, नागसेनी और माछिल तहसील, किश्तवाड़ पाडेर 50 तहसील (भाग)-दूल और पोच्छल पटवार सर्किल। 12-जिलाः डोडा भदरवाह, चिरल्ला, भेल्ला और भल्ला तहसील, 51 भदरवाह कहारा तहसील (भाग) - जौरा पटवार सर्किल, भालेसा तहसील (भाग) - चिल्ली पटवार सर्किल को छोड़कर और थाथरी तहसील (भाग)-जांगलावर आंशिक पटवार सर्किल को छोड़कर। चिली पिंगल, गुंडना, मोहल्ला, फिगसू और भरथ डोडा 52 बगला तहसीलें, डोडा तहसील (भाग)-डोडा, अर्नोर्रा, धार, डोडा नगर समिति, उद्यानपुर (आंशिक रूप से) और धारा पटवार सर्किलें, थाथरी तहसील (भाग)-जंगलावर आंशिक रूप से, कहारा तहसील (भाग) -जौरा पटवार सर्किल को छोड़कर और भालेसा तहसील (भाग) - चिल्ली पटवार सर्किल डोडा पश्चिम मरमत, अस्सार, कास्तीगढ़ और भागवाह तहसील, 53 डोडा तहसील (भाग)-डोडा, अर्नोर्रा, धार, डोडा नगर समिति, उद्यानपुर (आंशिक रूप से) और धारा पटवार सर्किलों को छोड़कर।

	13-जिलाः रामबन		
54	रामबन	बटोटे और राजगढ़ तहसीलें <b>उखराल तहसील (भाग)</b> –	
		पोगल पटवार सर्किल को छोड़कर <b>, रामबन तहसील</b>	
		(भाग) – सोम्बर- हरोग पटवार सर्किल को छोड़कर।	
55	बनिहाल	बनिहाल, खारी, गुल और रामसू तहसीलें, <b>उखराल</b>	
		तहसील (भाग) - पोगल पटवार सर्किल, रामबन	
		तहसील (भाग) – सोम्बर- हरोग पटवार सर्किल	
	14-जिलाः रियासी		
56	माहौर (अजजा)	माहौर और चस्साना तहसीलें, <b>थुरू तहसील (भाग)</b> –	
		कांथी पटवार सर्किलको छोड़कर।	
57	रियासी	पौनी, थाकराकोट और अरनास तहसीलें, <b>रियासी</b>	
		तहसील (भाग) - भाबर ब्राह्मण, भगा कोटली और	
		कोटली बजलियन पटवार सर्किलों को छोड़करऔर <b>थुरू</b>	
		तहसील (भाग) - कांथी पटवार सर्किल	
58	श्री माता वैष्णो	कटरा एवं भोमग तहसीलें, <b>रियासी तहसील (भाग)</b> -	
	देवी	भाबर ब्राह्मण, भगा कोटली एवं कोटली बजलियान	
	पटवार सर्किलें।		
		15-जिलाः उधमपुर	
59	उधमपुर पश्चिम	मुंगरी और पंचारी तहसीलें, <b>उधमपुर तहसील (भाग)</b> –	
		संबल, बैरियन, जिब, रहमबल, पडानू, बरोला,	
		हरटेरियन, मुत्तल, चक रखवालान, माली, बिशाल	
		जट्टन, उधमपुर नगर परिषद, मानसर, क्रिमची, त्रिशी, डेब्रिया, समुंदरानी , चखेर, सियाल जट्टन, कोटली	
		जीजान, मंगियोट, टोपे, संगूर और संसू पटवार सर्किलें।	
	700000 11-5	मजल्टा तहसील, <b>उधमपुर तहसील (भाग)</b> – संबल,	
60	उधमपुर पूर्व	वैरियन, जिब, रहमबल, पडानू, बरोला, हरटेरियन,	
		मुत्तल, चक रखवालान, माली, बिशाल जट्टन, उधमपुर	
		नगर परिषद, मानसर, क्रिमची, त्रिशी, डेब्रिया,	
		समुंद्रानी, चखेर, सियाल जट्टन, कोटली जीजान,	
		मंगियोटे, टोपे, संगूर, संसू, बाली, मानता, लुधा,	
		समरोली, चिरडी, जखैन, ओसू, पखलाई, ओमाला और	
		लड्डन पटवार सर्किलोंको छोड़कर और <b>रामनगर</b>	
		<b>तहसील (भाग)</b> - कोगरमढ़ पटवार सर्किल।	

चेनानी तहसील, लाट्टी तहसील (भाग) - पचौंद, लाट्टी चेनानी 61 और सिरा पटवार सर्किलें, रामनगर तहसील (भाग) -घोरडी, नाला घोरान, हरटेरियन, धंदाल और बारमीन पटवार सर्किलों और उधमपुर तहसील (भाग) - बाली, मानता, लुधा, समरोली, चिरडी , जखैन, ओसू, पखलाई, ओमाला और लड्डन पटवार सर्किलें। रामनगर (अजा) बसंतगढ़ तहसील, रामनगर तहसील (भाग) - घोरडी, 62 नाला घोरान, हरटेरियन, धंदाल, कोगरमढ़ और बारमीन पटवार सर्किलों को छोड़कर और लाट्टी तहसील (भाग) - पचौंद, लाट्टी और सिरा पटवार सर्किलों को छोड़कर। 16-जिलाः कठुआ बानी बानी और लोहई मल्हार तहसीलें। 63 बिल्लावर बिल्लावर और रामकोट तहसीलें। 64 बासोहली बासोहली और महानपुर तहसीलें, कठुआ तहसील 65 (भाग) – 2- बसंतपुर और 27- थेइन पटवार सर्किलें। डेंगा अंब तहसील, कठुआ तहसील (भाग) - 1- बरवाल, कठुआ उत्तर 66 3- भुरथैन, 4-बुढ़ी, 5- चाक सकता, 9- फोरलेन, 11-हटली, 14- जुथाना, 15- कठेरा, 19- लोआगाटे, 21 -नानन, 22- फलोटे, 26- तराहारा और 28- त्रिदवान पटवार सर्किलें और मरहीन तहसील (भाग)-1- अमला, 2-बल्हार, 3-बन, 4-छन रोरियन, 5- धमाल. 14-हमीरपुर, 15- जोगियाल, 17- किशनपुर कंडी, 23-मुठी हरदो और 26- सेसवान पटवार सर्किलें। नगरी तहसील और **कठुआ तहसील (भाग)** -1-कठुआ दक्षिण 67 बरवाल, 3- भुरथैन, 4-बुधी, 5- चाक सकता, 9-(अजा) पेरलैन, 11- हटली, 14- जुथाना, 15- कठेरा, 19-लोआगाटे, 21- नानन, 22- फलोटे, 26- तराहराह, 28-त्रिदवान 2- बसंतपुर और 27- थेइन पटवार सर्किलों को छोडकर

60			
68	हीरानगर	हीरानगर और <b>मरहीन तहसील (भाग)</b> -1 - अमला,	
		2- बल्हार, 3- बन, 4- छन रोरियन, 5- धमाल 14-	
		हमीरपुर, 15- जोगियाल, 17- किशनपुर कंडी, 23-	
		मुठी हरदो और 26- सेसवान पटवार सर्किलों को	
		छोड़कर ।	
		17-जिलाः साम्बा	
69	रामगढ़ (अजा)	रामगढ़ और राजपुरा तहसीलें और साम्बा (भाग) –	
		कटली, रामनगर और पिंगडोकपटवार सर्किलें।	
70	साम्बा	घगवाल तहसील, साम्बा तहसील (भाग)-कतली,	
		रामनगर और पिंगडोकपटवार सर्किलों को छोड़कर	
		और विजयपुर तहसील (भाग) – डागोर और गुराह	
		सलाथिया पटवार सर्किलें ।	
71	विजयपुर	बारी ब्राह्मणा तहसील और विजयपुर तहसील (भाग) -	
		डागोर और गुराह सलाथिया पटवार सर्किलों को	
		छोड़कर।	
		18-जिलाः जम्मू	
72	बिश्नाह (अजा)	बिश्नाह और अरनिया तहसीलें, आर.एस. पुरा तहसील	
		(भाग)- मरालियन पटवार सर्किल ।	
73	सुचेतगढ़ (अजा)	सुचेतगढ़ तहसील, आर.एस. पुरा तहसील (भाग)-	
		मरालियन, दरसोपुर, आर.एस. पुरा खास और कोटली	
		शाह डौला पटवार सर्किलों एवं नगर समिति आर.एस.	
		पुरा को छोड़कर।	
74	आर.एस. पुरा -	जम्मू दक्षिण तहसील (भाग)-गडीगढ़, सतवारी, हक्का	
-	जम्मू दक्षिण	आंशिक, खंडवाल आंशिक और डिगियाना पटवार	
		सर्किलें, <b>जम्मू नगर निगम (भाग)</b> -वार्ड नं. 22, 23, 55,	
		56, 57, 58 और 73, <b>बाहु (भाग)</b> -चावड़ी पटवार	
		सर्किल, वार्ड नं. 68, 69 और 70 और <b>आर.एस. पुरा</b>	
		तहसील (भाग)–दसरोपुर, आर.एस. पुरा खास और	
		कोटली शाह डौला पटवार सर्किलें, नगर समिति,	
		आर.एस. पुरा।	

बाहु तहसील (भाग)-बाहु, सुंजवां और बाहु आंशिक 75 बाहु पटवार सर्किलें जेएमसी वार्ड नं. 20, 21, 42, 43,44, 47,48, 49, 50, 51, 52, 53, 54 और 74 सहित और जम्मू दक्षिण तहसील (भाग)-वार्ड नं. 45 और 46, जम्मू कैंट। जम्मू तहसील (भाग) - बैन बजल और एथम पटवार जम्मू पूर्व 76 सर्किलें, नगरोटा तहसील (भाग)-जगती पटवार सर्किल और जम्मू नगर समिति (भाग) - वार्ड नं. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 19 और 71. दंसाल तहसील, भलवाल तहसील (भाग) - भलवाल 77 भलवाल आंशिक पटवार सर्किल और कोटे पटवार सर्किल को नगरोटा छोड़कर नगरोटा तहसील (भाग) - जगती पटवार सर्किल को छोड़कर जम्मू तहसील (भाग) - सूरींसर, सगून और पौंथल पटवार सर्किलें। जम्मू नगर निगम (भाग)-वार्ड संख्या- 12, 13, 24, जम्मू पश्चिम 78 25, 26, 27, 28, 29, 30, 31, 32, 33, 39, 40 और 41 और जम्मू पश्चिम (भाग) - मंडल (आंशिक) और गोले पटवार सर्किलें। जम्मू उत्तर तहसील जेएमसी वार्ड नं. 37, 38, 59 से 79 जम्मू उत्तर 67 सहित जम्मू (भाग) - वार्ड नं. 34 से 36 एवं भलवाल तहसील (भाग)- भलवाल आंशिक और कोटे पटवार सर्किलें। मंडल तहसील, मढ़ तहसील जेएमसी वार्ड नं. - 72 मढ़ (अजा) 80 और 75 सहित अखनूर, परगवाल और जौरियन तहसीलें। अखनूर (अजा) 81 खुर, खराह बल्ली, मैरा मंड्रियन और चौकी चौरा खुर 82 तहसीलें।

19-जिलाः राजौरी		
83	कलाकोटे/सुंदरबनी	सुंदरबनी, कलाकोटे, तरयथ और सियोट तहसीलें।
84	नौशेरा	किला दरहाल, बेरी पत्तन और नौशेरा तहसीलें।
85	राजौरी (अजजा)	राजौरी तहसील (भाग)-11-सोहना पटवार सर्किल को छोड़कर
86	दरहल (अजजा)	दरहल, कोटेरंका और खवास तहसीलें।
87	थाना मंडी (अजजा)	थाना मंडी और मंजाकोट तहसीलें, <b>राजौरी तहसील</b> (भाग) – 11- सोहना पटवार सर्किल ।
		20-जिलाः पुंछ
88	सूरनकोट (अजजा)	सूरनकोट तहसील, <b>हवेली तहसील (भाग)</b> - खानेटर, सेरी ख्वाजा और सेंधारा पटवार सर्किलें ।
89	पुंछ हवेली	मंडी तहसील, <b>हवेली तहसील (भाग)</b> -खानेटर, सेरी ख्वाजा और सेंधारा पटवार सर्किलों को छोड़कर।
90	मेन्धार (अजजा)	बालाकोट, मनकोट और मेन्धार तहसीलें।

## तालिका-ख लोकसभा निर्वाचन क्षेत्र और उनका प्रस्तावित विस्तार

क्रम सं. और	लोकसभा निर्वाचन क्षेत्रों के संदर्भ में विस्तार
संसदीय निर्वाचन	THE WILL HALL BETT OF STATE OF THE STATE OF
क्षेत्र का नाम	
1-बारामूला	1-करनाह, 2-त्रेहगाम, 3-कुपवाड़ा, 4-लोलाब, 5-हंदवाड़ा, 6-लंगेट, 7-सोपोर, 8-रोहामा रफियाबाद, 9-उरी, 10- बारामूला, 11-तंगमर्ग, 12-कुंजर, 13-पत्तन, 14-सोनावारी 15-बांदीपोरा, 16-गुरेज़ (अजजा), 27-बडगाम और 28- बीरवाह।
2-श्रीनगर	17-कंगन (अजजा), 18-गंदेरबल, 19-हजरतबल, 20-खानयार, 21- हबाकादल, 22-सोनवार, 23-चानापोरा, 24-जूनीमार, 25-ईदगाह, 26-सेंट्रल शाल्टेंग, 29-खानसाहिब, 30-चरार-ए-शरीफ, 31-चादूरा, 32-पंपोर, 33-त्राल, 34-पुलवामा, 35-राजपोरा और 37-शोपियां।
3-अनंतनाग- राजौरी	36-जैनापोरा, 38-डी.एच. पोरा, 39-कुलगाम, 40-देवसर, 41-डोरू, 42-कोकरनाग (अजजा), 43-अनंतनाग पश्चिम, 44- अनंतनाग, 45-बिजबेहरा, 46- शानगुस-अनंतनाग पूर्वी, 47-पहलगाम, 84-नौशेरा, 85-राजौरी (अजजा) 86-दरहल(अजजा), 87-थाना मंडी (अजजा), 88-सूरनकोट(अजजा), 89-पुंछ हवेली (अजजा) और 90-मेन्धार(अजजा)।
4- उधमपुर	48-इन्दरवल, 49-िकश्तवाड़, 50-पाडेर, 51-भद्रवाह 52- डोडा, 53-डोडा पश्चिम, 54-रामबन, 55-बिनहाल, 59- उधमपुर पश्चिम, 60-उधमपुर पूर्व, 61-चेनानी, 62-रामनगर (अजा), 63-बानी, 64- बिल्लावर, 65-बसोहली, 66-कठुआ उत्तर 67-कठुआ दक्षिण (अजा) और 68-हीरानगर।
5-जम्मू	56-महोर (अजजा), 57-रियासी, 58-श्री माता वैष्णो देवी, 69- रामगढ़ (अजा), 70-सांबा, 71-विजयपुर, 72-बिश्नाह (अजा) 73-सुचेतगढ़ (अजा), 74 -आरएस पुरा-जम्मू दक्षिण, 75- बाहु, 76-जम्मू पूर्व, 77-भलवाल-नगरोटा, 78-जम्मू पश्चिम, 79-जम्मू उत्तर, 80-मढ़ (अजा), 81-अखनूर (अजा), 82-खुर और 83-कालाकोट/सुंदरबनी।

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#### माननीय अध्यक्ष एवं माननीय सदस्यगण

भारत परिसीमन आयोग अशोक होटल, तीसरी मंजिल, चाणक्यपुरी, नई दिल्ली-110021 **विषय** 

जम्मू और कश्मीर संघ राज्य क्षेत्र के संबंध में संसदीय और विधानसभा निर्वाचन क्षेत्रों का परिसीमन। दिनांक 26 फरवरी, 2022 को उपलब्ध कराए गए दिनांक 25 फरवरी, 2022 के प्रारूप आधार पत्र/प्रारूप प्रस्ताव।

#### के मामले में

दिनांक 26 फरवरी, 2022 को उपलब्ध कराए गए दिनांक 25 फरवरी, 2022 के प्रारूप आधार पत्र/प्रारूप प्रस्ताव पर विसम्मत प्रस्ताव/आपत्तियां।

### पृष्ठभूमिक तथ्य

- 1. जम्मू और कश्मीर संघ राज्य क्षेत्र के संबंध में संसदीय और विधानसभा निर्वाचन क्षेत्रों के परिसीमन के लिए परिसीमन आयोग के गठन और आयोग द्वारा किए गए परिसीमन कार्य के बारे में आपित्त को समझने के लिए इसके हालिया इतिहास और पृष्ठभूमिक तथ्यों पर करीबी नज़र डालना आवश्यक है।
- जम्मू और कश्मीर राज्य (जिसका दर्जा माननीय उच्चतम न्यायालय के 2. समक्ष आक्षेपित एक संवैधानिक रूप से संदिग्ध कानून के तहत कम करके अब संघ राज्य क्षेत्र कर दिया गया) ने 15 अगस्त 1947 को ब्रिटिशों के प्रति अपने संधि संबंधी दायित्वों से मुक्ति प्राप्त की थी और एक स्वतंत्र राज्य का दर्जा हासिल कर लिया था। महाराजा कहे जाने वाले इसके शासक में जम्म और कश्मीर संविधान अधिनियम, 1939 के तहत सभी विधायी, कार्यकारी और न्यायिक शक्तियां निहित थीं। इसके शासक 15 अगस्त 1947 को अस्तित्व में आए दो राष्टों में से किसी में भी शामिल नहीं हुए और इसके बजाय उन्होंने दोनों राष्ट्रों के साथ अच्छे रिश्ते बनाए रखते हुए स्वतंत्र रहने का निर्णय लिया। हालाँकि, उन्होंने 27 अक्टूबर 1947 को तीन विषयों-रक्षा, विदेशी मामले और संचार पर भारत राष्ट्र में शामिल होने का फैसला किया और शेष सभी विषयों पर अपना अधिकार बनाए रखा। इस राज्यारोहण को स्वीकार कर लिया गया और इसलिए अंगीकार पत्र में निर्धारित शर्तों को भी स्वीकार कर लिया गया। भारत का संविधान निर्मित होने की प्रक्रिया में था और जम्मू और कश्मीर का अंगीकरण

स्वीकार करते समय किए गए वायदे के अनुरूप संविधान में जम्मू और कश्मीर को 'सीमित संप्रभुता' की गारंटी देने का प्रावधान शामिल करने का निर्णय लिया गया था। यह संवैधानिक गारंटी, संविधान के अनुच्छेद 370 के रूप में अस्तित्व में आई। दिनांक 17 नवंबर 1949 को शासक ने केवल राज्य के लिए लागू सीमा तक ही भारत के संविधान का अनुसमर्थन किया। यह ध्यान देने योग्य है कि उस तारीख को, संविधान ने केवल अनुच्छेद 370 को क्रियान्वित किया और इसके आधार पर अनुच्छेद 1 राज्य पर लागू हो गया था। अनुच्छेद 370 ने संघ और राज्य सरकारों के बीच शक्तियों के वितरण की व्यवस्था का निर्धारण करते समय अन्य बातों के साथ-साथ संघ और राज्य सरकारों के अधिकार क्षेत्र की रुपरेखा प्रस्तुत करने के लिए राज्य के लिए अलग संविधान का मसौदा तैयार करने हेतु एक संविधान सभा का प्रावधान भी किया गया था।

राज्य की संविधान सभा अप्रैल 1951 में आहत की गई थी। हालांकि, 3. नागरिकता, राजतंत्र, मौलिक अधिकार, अवशिष्ट शक्तियों जैसे कुछ तात्कालिक संवैधानिक मामलों के लिए राज्य के संविधान के प्रारूपण और प्रारंभण की प्रतीक्षा नहीं की जा सकती थी और इनके तत्काल समाधान की आवश्यकता थी। संघ सरकार और राज्य सरकार ने तदनुसार इन सभी महत्वपूर्ण मामलों का समाधान करने के लिए 1952 में एक करार किया जिसे दिल्ली करार के रुप में जाना जाता है। दिल्ली करार को 7 अगस्त 1952 को संसद द्वारा और 18 अगस्त 1952 को राज्य संविधान सभा द्वारा अनमोदित किया गया था। इस करार ने नागरिकता. मौलिक अधिकारों, उच्चतम न्यायालय के अधिकार क्षेत्र, आपातकालीन शक्तियों आदि का विस्तार करते हुए राज्य को अवशिष्ट संप्रभृता या आंतरिक स्वायत्तता की गारंटी दी। राज्य को उन सभी विषयों पर कानून बनाने के लिए अधिकार क्षेत्र की गारंटी दी गई थी जो विषय संघ को प्रदान नहीं किए गए थे। इस प्रकार, केवल अनुच्छेद 370 ने ही जम्मू और कश्मीर को विशेष संवैधानिक दर्जे की गारंटी नहीं दी थी, बल्कि जम्मू और कश्मीर को विशेष दर्जा या आंतरिक स्वायत्तता अनुच्छेद 370 के आधीने थी और इसकी गारंटी 1952 में किए गए दिल्ली करार में भी दी गई थी। संविधान सभा ने 26 नवंबर 1956 को राज्य के संविधान को अंगीकार किया। यह 26 जनवरी 1957 को लागू हुआ। राज्य के संविधान की शुरुआत का पूरे राजनीतिक जगत के वरिष्ठ राजनीतिक नेताओं ने स्वागत किया। राज्य के संविधान ने आंतरिक स्वायत्तता को दोहराया और इसका प्रावधान किया, जिसे जम्मू और कश्मीर को विशेष संवैधानिक दर्जा भी कहा जाता है।

- 4. संघ और राज्य के बीच संवैधानिक संबंधों को शासित करने के लिए विकसित व्यवस्था के तहत विधानसभा निर्वाचन क्षेत्रों का परिसीमन राज्य के अनन्य क्षेत्र में आता है। राज्य के संविधान का भाग VI "राज्य विधानमंडल राज्य विधानमंडल की संरचना" से संबंधित है। राज्य के संविधान की धारा 47(3) में लिखा है: 47(1)......(2).....(3) प्रत्येक जनगणना के पूरा होने पर, प्रादेशिक निर्वाचन क्षेत्रों की संख्या, विस्तार और सीमाओं को ऐसे प्राधिकार द्वारा और ऐसे तरीके से पुनर्समायोजित किया जाए जो विधानमंडल विधि द्वारा निर्धारित करे; बशर्ते कि इस तरह का पुनर्समायोजन विधानसभा में प्रतिनिधित्व पर तब तक प्रभाव नहीं डालेगा जब तक कि मौजूदा विधानसभा का विघटन न हो जाए।
- 5. राज्य विधानमंडल ने राज्य संविधान की धारा 47 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए जम्मू और कश्मीर लोक प्रतिनिधित्व अधिनियम 1957 को अधिनियमित किया। इस अधिनियम में प्रत्येक जनगणना के पूरा होने पर प्रादेशिक निर्वाचन क्षेत्रों के परिसीमन के लिए परिसीमन आयोग के गठन का प्रावधान था। जम्म और कश्मीर लोक प्रतिनिधित्व अधिनियम, 1957 के तहत प्रदत्त शक्तियों का प्रयोग करते हए, वर्ष 1963, 1973 और 1995 में परिसीमन आयोग का गठन किया गया. परिसीमन कार्य किया गया और विधानसभा सीटों को परिसीमित किया गया। अनुच्छेद 170 में संशोधन और इस परंतुक कि "जब तक कि वर्ष 2026 के बाद की गई पहली जनगणना के आंकड़े प्रकाशित नहीं किए जाते" तब तक विधानसभा निर्वाचन क्षेत्रों का परिसीमन नहीं किया जाना है, को जोड़ने के मद्देनज़र राज्य के संविधान में भी ऐसा ही संशोधन किया गया था, जिसके बाद जम्मू और कश्मीर प्रतिनिधित्व अधिनियम, 1957 की धारा 3 में संशोधन किया गया था। इस प्रकार, देश के बाकी हिस्सों की तरह परिसीमन कार्य वर्ष 2031 की जनगणना के आंकड़ें उपलब्ध होने के बाद किया जाना था।
- 6. राष्ट्रपति ने 5 अगस्त 2019 को संवैधानिक (जम्मू और कश्मीर पर लागू) आदेश 1954 का अधिक्रमण करते हुए भारत के संविधान को पूरे राज्य में इसकी संपूर्णता में लागू करते हुए संवैधानिक (जम्मू और कश्मीर पर लागू)

आदेश सीओ 272 पारित किया। आदेश सीओ 272 के बाद सीओ 273 पारित किया गया जिसमें यह घोषणा की गई कि राज्य पर संविधान के सभी प्रावधानों को लागू करने वाले खंड को छोड़कर अनुच्छेद 370 के सभी खंड लागू नहीं रहेंगे। 5 अगस्त 2019 को राज्य सभा ने जम्मू और कश्मीर (पुनर्गठन) विधेयक, 2019 पारित किया जिसके तहत राज्य को दो संघ राज्य क्षेत्रों में विभाजित कर दिया गया। यह अधिनियम 9 अगस्त 2019 को अधिसूचित किया गया था। 5 अगस्त 2019 का सीओ. 272,6 अगस्त 2019 का सी.ओ. 273 और जम्मू और कश्मीर पुनर्गठन अधिनियम, 2019 ने जम्मू और कश्मीर राज्य को उसके विशेष संवैधानिक दर्जे से वंचित कर दिया और जम्मू और कश्मीर राज्य के दर्जे को घटाकर इसे दो संघ राज्य क्षेत्रों में विभाजित कर दिया। जम्मू और कश्मीर पुनर्गठन को जम्मू और कश्मीर लोक प्रतिनिधित्व अधिनियम, 1957सिहत कुछेक सौ राज्य कानूनों को निरस्त करने और नए संघ राज्य क्षेत्र में परिसीमन अधिनियम, 2002 सिहत सौ से अधिक केंद्रीय कानूनों को लागू करने के लिए एक साधन भी बनाया गया था।

5 और 6 अगस्त 2019 को उठाए गए सभी कदम अर्थात सीओ, 272, 7. सीओ 273 और जम्मू और कश्मीर पुनर्गठन अधिनियम, संविधान की भावना पर घोर प्रहार करते हुए निहायत असंवैधानिक और न्यायिक संवीक्षा के समक्ष खड़े रह पाने में असमर्थ होने के कारण, माननीय उच्चतम न्यायालय के समक्ष लगभग 10 याचिकाओं में इन आदेशों और अधिनियमों पर सवाल उठाया गया है, जिनमें से अधिकांश याचिकाएं अगस्त 2019 में ही दायर की गई। याचिकाकर्ताओं ने अकाट्य और ठोस संवैधानिक आधारों पर सीओ 272 और सीओ 273 आदेश और पुनर्गठन अधिनियम 2019 के प्राधिकारों पर सवाल उठाएं हैं। माननीय उच्चतम न्यायालय ने याचिकाओं पर विचार करने और उन्हें स्वीकार करने और याचिकाओं को माननीय न्यायालय की पांच न्यायाधीशों की संवैधानिक पीठ को संदर्भित करने की कपा की है। पांच न्यायाधीशों की माननीय संवैधानिक पीठ ने इन सभी याचिकाओं को एक साथ जोड़ने का आदेश दिया है, मामले की कुछेक बार सुनवाई की लेकिन उसके बाद सुनवाई संभव नहीं हो पाई और कोविड-19 वैश्विक महामारी के कारण इसमें देरी हो गई। प्रत्यक्ष सुनवाई फिर से शुरू होने के बाद, मामलों के आगे बढ़ने और निकट भविष्य में सुनवाई होने की उम्मीद है।

### सामने आईं आपत्तियां

- माननीय परिसीमन आयोग इस तथ्य से मुंह नहीं मोड़ सकता है कि जिस 8. कानून की प्रयोज्यता के तहत आयोग का गठन किया गया है और जिस कानून को आयोग को लागू करना है और जिस कानून के अंतर्गत आयोग को अपनी शक्तियां प्राप्त होती हैं, वे संवैधानिक रूप से संदिग्ध कानून हैं क्योंकि उनके प्राधिकार या उनकी संवैधानिकता, देश के सर्वोच्च संवैधानिक न्यायालय की न्यायिक संवीक्षा के अधीन है। हमारे जैसी शासन व्यवस्था द्वारा शासित संवैधानिक लोकतंत्र में संवैधानिक नीति, नैतिकता और औचित्य के मूलभूत सिद्धांतों के लिए इस माननीय आयोग सहित राज्य के सभी अंगों, सभी राज्य पदाधिकारियों और सरकारी और अर्ध-सरकारी संवैधानिक निकायों और संस्थानों से यह अपेक्षित होता है कि वे ऐसे किसी कानून को क्रियान्वित, अधिनियमित या उसके अधीन शक्तियों का प्रयोग न करें जिसकी संवैधानिक वैधता और प्राधिकार की जांच माननीय उच्चतम न्यायालय द्वारा की जा रही हो। पीठ को सुशोभित करने वाले देश के जाने-माने कानुनी विद्वान के रूप में आयोग के माननीय अध्यक्ष, इस मूल सिद्धांत से भली-भांति वाकिफ हैं कि माननीय उच्चतम न्यायालय के समक्ष अधिकारातीत और असंवैधानिकता के आधार पर आक्षेपित और संविधान पीठ द्वारा संवीक्षा के अधीन कानून का कार्यान्वयन टाला जाना चाहिए, क्योंकि चनौती के दौरान इसका कार्यान्वयन, न्यायालय की अवहेलना हो सकता है और फैसले को प्रभावित कर सकता है। इसलिए हमारी विनम्र राय में माननीय आयोग को वर्तमान परिसीमन कार्य को आगे नहीं बढ़ाना चाहिए और माननीय उच्चतम न्यायालय के निर्णय की प्रतीक्षा करनी चाहिए।
- 9. परिसीमन अधिनियम, 2002 के तहत गठित माननीय आयोग को जम्मू और कश्मीर पुनर्गठन अधिनियम 2019 के अनुसार जम्मू और कश्मीर संघ राज्य क्षेत्र के निर्वाचन क्षेत्रों का परिसीमन करने के लिए कहा गया है। माननीय आयोग कृपया इस बात से अवगत हो सकता है कि माननीय उच्चतम न्यायालय के समक्ष लंबित याचिकाओं में अन्य प्रश्नों के साथ-साथ इन प्रश्नों के उत्तर की भी अपेक्षा होगी कि: क्या किसी राज्य के दर्जे को घटाना और एक राज्य को दो या दो से अधिक संघ राज्य क्षेत्रों में

विभाजित करना संविधान के तहत अनुमत है। हमें यह स्मरण रखने की जरूरत है कि भारत के संविधान के तहत भारत राज्यों का एक संघ है। क्या किसी राज्य को अलग करने से उसकी स्थिति और पहचान को नुकसान होगा – यह देश के संघीय चरित्र के लिए एक बहुत ही गंभीर मुद्दा है जिसे माननीय उच्चतम न्यायालय द्वारा संविधान की मूल संरचना होना अभिनिर्धारित किया गया है और इसलिए यह अनन्मेय और असंवैधानिक होगा। क्या राष्ट्रपति को अनुच्छेद 356, के तहत असाधारण और आपातकालीन शक्तियों का प्रयोग करते हुए अनुच्छेद 3 परंतुक 1 और 2 को निलंबित करने की अनुमति थी,जब निलंबित प्रावधान राष्ट्रपति शासन के दौरान सुचारू प्रशासन को चलाने के लिए असंबंधित थे। क्या अनुच्छेद 3 के तहत प्रदत्त शक्तियों के प्रयोग में शामिल संवैधानिक रक्षापायों और संवैधानिक प्रक्रिया का पालन किया गया था और सख्ती से अनुसरण किया गया था, यदि किसी भी तरह राज्य के विभाजन और इसके दर्जे को कम करना सोचा जाए भले ही वह संभव होना न माना जाए। क्या जम्मू और कश्मीर लोक प्रतिनिधित्व अधिनियम, 1957 का निरसन कानून के अनुसार था और क्या जम्मू और कश्मीर में परिसीमन अधिनियम 2002 को लागू करना कानून के तहत अनुमत था। क्या जम्मू और कश्मीर पुनर्गठन अधिनियम 2019 को संविधान का उल्लंघन करते हुए पारित किया गया है।

- 10. याचिकाओं की सुनवाई के दौरान माननीय उच्चतम न्यायालय के समक्ष उठने वाले उपरोक्त और ऐसे सभी प्रश्नों का ऐसा महत्वपूर्ण क्षेत्राधिकार प्रश्न हैं जो मामले की जड़ तक जाता हैं और माननीय आयोग को इन महत्वपूर्ण मुद्दों पर उचित ध्यान देते हुए, इस कार्य को आगे बढ़ाना बंद करना चाहिए और 5 अगस्त 2019, 6 अगस्त 2019 के सीओ 272 तथा जम्मू और कश्मीर पुनर्गठन अधिनियम पर आक्षेपित याचिकाओं के बैच में न्यायिक फैसले की प्रतीक्षा करनी चाहिए।
- 11. जम्मू-कश्मीर का संविधान (राज्य का संविधान) संविधान की शक्ति का प्रयोग करते हुए विधिवत रूप से आहूत संविधान सभा द्वारा तैयार किया गया है। संविधान को संसद या किसी अन्य प्राधिकरण द्वारा निरस्त नहीं किया जा सकता है। आज की तारीख में राज्य का संविधान अस्तित्व में है।

इसमें वर्ष 2026 के बाद पहली जनगणना के आंकड़े प्रकाशित होने के बाद परिसीमन का प्रावधान है। जम्मू और कश्मीर लोक प्रतिनिधित्व अधिनियम 1957 में भी 2031 की जनगणना के आंकड़े प्रकाशित होने के बाद परिसीमन का प्रावधान है। देश में विधानसभा निर्वाचन क्षेत्रों और संसदीय निर्वाचन क्षेत्रों का परिसीमन वर्ष 2026 के बाद पहली जनगणना के आंकड़े प्रकाशित होने के बाद किया जाना है। इसलिए किसी भी दृष्टिकोण से देखें तो परिसीमन की प्रक्रिया को वर्ष 2031 की जनगणना के आंकड़े प्रकाशित होने तक के लिए आस्थिगत किया जाना चाहिए। परिसीमन कार्य के लिए जम्मू और कश्मीर को अलग करने का कोई कारण नहीं है, जब अंतर्निहित तर्क और सभी प्रासंगिक कारक इस तरह की कवायद को वर्ष 2031 की जनगणना के आंकड़े प्रकाशित होने तक आस्थिगित करने की वकालत करते हैं। जो पूरे देश के लिए अच्छा है वह जम्मू और कश्मीर के लिए भी अच्छा होना चाहिए। आयोग को इस तथ्य का तब और अधिक संज्ञान लेना चाहिए, जब आयोग ने स्वयं ही असम में परिसीमन कवायद को आस्थिगित कर दिया हो।

देश के बाकी हिस्सों से एक दशक से अधिक समय पहले परिसीमन कवायद 12. को न्यायसंगत ठहराने के लिए दिया गया तर्क यह है कि जम्मू और कश्मीर पुनर्गठन अधिनियम 2019 में सीटों की संख्या में वृद्धि के लिए प्रावधान किया गया था और चूंकि 7 बढ़ी हुई सीटों का आवंटन किया जाना था, इसलिए यह आवश्यक था कि इस तरह की कवायद शुरू की जाए। कम से कम कहा जाए तो यह तर्क दिखावटी है। आंध्र प्रदेश पुनर्गठन अधिनियम 2014 में आंध्र प्रदेश के मामले में 50 विधानसभा सीटों और तेलंगाना के मामले में 34 विधानसभा सीटों की वृद्धि का प्रावधान था। इस वृद्धि ने परिसीमन कवायद को त्वरित नहीं किया और विधानसभा चुनाव नए परिसीमन कवायद के बिना ही आयोजित किए गए। वर्ष 2031 की जनगणना के आंकड़े उपलब्ध होने के बाद देश में परिसीमन से पहले किसी भी परिसीमन कवायद को करने का कोई प्रस्ताव नहीं है। असम में, चुनाव बिना परिसीमन के हुए थे, हालांकि परिसीमन आयोग के गठन के साथ प्रक्रिया शुरू हो गई थी। उक्त पृष्ठभूमि में, सही तरीका यह होगा कि परिसीमन की प्रक्रिया को रोक दिया जाए और वर्ष 2026 के बाद पहली जनगणना के आंकड़े प्रकाशित किए जाने के बाद देश में इस तरह की कवायद के साथ इसे शुरु किया जाए, जैसा कि अनुच्छेद 170 में प्रावधान किया गया है और राज्य के संविधान की धारा 47 में भी परिकल्पित है। जम्मू और कश्मीर में विधानसभा के चुनाव मौजूदा परिसीमन के अनुसार आयोजित किए जा सकते हैं जैसा कि आंध्र प्रदेश, असम और तेलंगाना के मामले में किया गया था। माननीय उच्चतम न्यायालय के समक्ष 5वें और 6वें निर्णयों कीलंबित चुनौतियों के कारण यह प्रक्रिया वांछित भी होगी और उचित भी। संसद ने अपने विवेक से वर्ष 2031 की जनगणना के आंकड़े प्रकाशित होने तक पूरे देश में परिसीमन को आस्थगित करने का निर्णय लिया और इस निर्णय को तब भी संशोधित नहीं किया गया था, जब आंध्र प्रदेश और तेलंगाना के मामले में इस पर पुनर्विचार करने के कारण थे, इसलिए जम्मू-कश्मीर के मामले में भी समान मानदंड का पालन किया जाना चाहिए।

## विस्तृत आपत्तियां

13. ये आपत्तियां हमारे ऐसे सुसंगत रुख पर प्रतिकूल प्रभाव डाले बिना प्रस्तुत की गई हैं कि चूंकि जम्मू और कश्मीर पुनर्गठन अधिनियम 2019, सी. ओ. 273 और अगस्त 2019 में किए गए अन्य उपायों की संवैधानिक वैधता को चुनौती दी गई है और उनकी संवैधानिक वैधता की जांच माननीय उच्चतम न्यायालय की संविधान पीठ द्वारा की जा रही है, वर्तमान परिसीमन कवायद न्यायिक संवीक्षा के तहत किसी कानून के कार्यान्वयन के समान होगी और माननीय न्यायालय द्वारा न्यायिक फैसला सुनाए जाने तक परिसीमन कवायद को रोकाजाना चाहिए। यह बताया जाता है कि कागजात 1 और कागजात 2-6 की प्रतिक्रिया पर कोई ध्यान नहीं दिया गया है और प्रारूप प्रस्ताव में केवल दिखावटी बदलाव किए गए हैं। इसलिए नए प्रत्युत्तर के साथ-साथ पहले से प्रस्तुत आपत्तियों को दोहराना पड़ता है।

## विधानसभा निर्वाचन-क्षेत्र

14. नियमित अंतराल के बाद प्रादेशिक निर्वाचन क्षेत्रों का परिसीमन, लोकतंत्र का अभिन्न अंग है। कानून बनाने वाली संस्थाओं में लोगों को समान प्रतिनिधित्व, निर्णय लेने और शासन में अपने प्रतिनिधियों के माध्यम से उनकी समान भागीदारी लोकतंत्र का आधार है। लोकतंत्र को मजबूत करने में परिसीमन कवायद के महत्व को ध्यान में रखते हुए परिसीमन कवायद को स्पष्ट, उद्देश्यपूर्ण और निष्पक्ष होना चाहिए। स्पष्टता, उद्देश्यप्रकता और निष्पक्षता सुनिश्चित करने के लिए यह महत्वपूर्ण है कि विधिक ढांचे, निर्धारित मानदंडों का सख्ती से पालन किया जाए और यदि कोई मानदंड निर्धारित नहीं किया गया है तो निर्धारित दिशानिर्देशों के अनुसार मानदंड निर्धारित किए जांए और अनुमोदित या निर्धारित मानदंड, जैसा भी मामला हो, को समान रूप से लागू किया जाए न कि चुनिंदा रूप से। यह इंगित करना पीड़ादायक है कि वर्तमान परिसीमन कवायदन तो संविधान के अनुरूप है और न ही कानून के अनुरूप है। चाहे वह 7 बढ़े हुए विधानसभा निर्वाचन क्षेत्रों का आवंटन करने के मानदंड हों या निर्वाचन क्षेत्रों का परिसीमन करने और निर्वाचन क्षेत्रों की सीमाएँ खींचने के मानदंड हों, ये मानदंड मनमाने ढंग से तय किए गए हैं और चुनिंदा रूप से लागू किए गए हैं।

- 15. किसी भी परिसीमन कवायद के पीछे मूल सिद्धांत यह सुनिश्चित करना है कि प्रत्येक निर्वाचन क्षेत्र में यथासंभव समान जनसंख्या हो। इसलिए,इसके निर्धारक मानदंड समीपस्थ जनसंख्या, कनेक्टिविटी, संचार, सुविधा, सुसंबद्ध क्षेत्र और अन्य कारण हैं। संविधान और कानून में इस स्थिति पर जोर दिया गया है जिसका विस्तृत संदर्भ कागजात1 से 6 के जवाब में दिया गया है और इन्हें इन आपत्तियों/विसम्मतियों के साथ पढ़े जाने का अनुरोध किया जाता है। हालाँकि, चाहे अतिरिक्त सीटों का आवंटन हो या विधानसभा क्षेत्रों का परिसीमन, इन सिद्धांतों की बहुत आसानी से अनदेखी की गई है। अनंतनाग, बडगाम, कुपवाड़ा और श्रीनगर में से प्रत्येक के लिए 1 सीट के साथ कुल 4 की पात्रता के मुकाबले कश्मीर को 7 बढ़ी हुई विधानसभा सीटों में से एक सीट आबंटित करने के प्रस्ताव से उन क्षेत्रों के बीच असमानता और असहमति पैदा होना तय है।
- 16. पिछले प्रत्युत्तर में चिह्नांकित किए गए आंकड़ों पर फिर से विचार करना आवश्यक हो जाता है। वर्ष 2011 की जनगणना के अनुसार जम्मू और कश्मीर की कुल जनसंख्या 1,22,67,348 है। जनगणना के आंकड़ों के अनुसार कश्मीर डिवीजन की जनसंख्या 68,88,829 है और जम्मू डिवीजन की जनसंख्या 53,78,519 है। प्रति विधानसभा क्षेत्र की औसत जनसंख्या 1,36,304 आती है। वर्ष 2011 की जनगणना के आंकड़ों के आधार पर

कश्मीर के डिवीजनों को आबंटित किए जाने वाले विधानसभा क्षेत्रों की संख्या और प्रति विधानसभा क्षेत्र की औसत जनसंख्या क्रमशः 51 (50.54) और जम्मू डिवीजन की 39 (39.45) होनी चाहिए। कश्मीर डिवीजन को आबंटित किए जाने के लिए प्रस्तावित विधानसभा निर्वाचन क्षेत्रों की संख्या 47 है या इसे आबंटित करने के योग्य विधानसभा निर्वाचन क्षेत्रों से 4 कम है और जम्मू को आबंटित विधानसभा निर्वाचन क्षेत्रों की संख्या 43 है या डिवीजन की जनसंख्या और प्रति विधानसभा क्षेत्र की औसत जनसंख्या को देखते हुए यथोचित से 4 अधिक है और कुल जनसंख्या के 56.15% वाले कश्मीर डिवीजन को विधानसभा निर्वाचन क्षेत्रों का केवल 52.22% मिल रहा है और 43.84% जनसंख्या वाले जम्मू डिवीजन को विधानसभा निर्वाचन क्षेत्रों का 47.77% मिल रहा है। कश्मीर डिवीजन अधिक आबादी होने के बावजूद व्यावहारिक रूप से मताधिकार से वंचित हो रहा है।

- कागजात में यथा समर्थित+10%, औसत और -10% के साथ विधानसभा 17. निर्वाचन क्षेत्रों के तीन समृहों में वर्गीकरण जिसमें एक विधानसभा निर्वाचन क्षेत्र की औसत जनसंख्या 136304 है और 10%+/- विचलन है, का घोर उल्लंघन किया गया है। प्रारूप प्रस्ताव में -67% तक का विचलन किया गया है। कश्मीर डिवीजन में 10 में से 5 जिलों को +10% की श्रेणी में रखा गया है, जबिक जम्म डिवीजन में 10 में से केवल 2 जिलों को +10% की श्रेणी में वर्गीकृत किया गया है, जिसका अर्थ है कि जम्मृ डिवीजन के 2 जिलों के मुकाबले 10 में से 5 जिलों में प्रति विधानसभा निर्वाचन क्षेत्र औसत जनसंख्या 136304 के समग्र औसत के मुकाबले 149935 होगी। कश्मीर डिवीजन में केवल 1 जिले को -10% के रूप में वर्गीकृत किया गया है, जबिक जम्मू डिवीजन में 4 जिलों को -10% की श्रेणी में रखा गया है, जिसका अर्थ है कि जम्म डिवीजन में 4 प्रादेशिक क्षेत्रों को विधानसभा निर्वाचन क्षेत्र मिले हैं हालांकि उनकी आबादी औसत से कम है। इस प्रस्ताव में इस यक्ति का उपयोग कश्मीर डिवीजन में विधानसभा निर्वाचन क्षेत्रों की संख्या को कम करने और जम्मू डिवीजन में संख्या बढ़ाने के लिए किया गया है। इस स्थिति में प्रस्तावित मापदंडों पर कड़ी नजर रखने की मांग की जाती है।
- 18. सांबा जिले और कुलगाम जिले के संबंध में प्रस्ताव जैसा कि पहले ही प्रस्तुत किया गया है, पूरी तरह से असमर्थनीय है और इसे और करीब से देखने की जरूरत है। 3,16,031 की आबादी और 915 वर्ग किलोमीटर के क्षेत्रफल वाले सांबा जिले को 105344 की औसत आबादी के साथ 3

विधानसभा क्षेत्र आबंटित करने का प्रस्ताव है यानी औसत से 31 हजार कम और प्रति विधानसभा क्षेत्र औसतन 305 वर्ग किमी के साथ -10% श्रेणी से भी 22 हजार कम। कागजात-1 में सांबा जिले को आश्चर्यजनक रूप से +10% श्रेणी के जिले के रूप में दिखाया गया है, लेकिन वास्तव में लागू की गई यह कसौटी दिए गए मापदंडों से मेल नहीं खाती। 4,24,484 की आबादी वाले कुलगाम जिले को औसतन 1,41,495 यानी औसत से 5,191 अधिक और प्रति विधानसभा क्षेत्र 1003 वर्ग किलोमीटर के औसत क्षेत्रफल के साथ 3 विधानसभा क्षेत्र आबंटित करने का प्रस्ताव है। कुंड, वाल्टेन्गो नार - हिमस्खलन प्रवृत्त क्षेत्र, डी.एच. पोरा के ऊपरी और कठिन इलाके हैं और इन क्षेत्रों में रहने वाली आबादी के बड़े हिस्से को भारी कठिनाई का सामना करना पड़ता है। इन सभी कारकों के कारण कुलगाम जिले को -10% श्रेणी में रखे जाने की जरूरत थी। इसके बजाय, विधानसभा क्षेत्रों की संख्या 4 से घटाकर 3 कर दी गई है, जिसके परिणामस्वरूप जिले के साथ घोर अन्याय हआ है।

माननीय आयोग ने बढ़ी हुई 7 सीटों का विभाजन और पहचान करते समय 19. सबसे पहले मनमाने ढ़ंग से कुछ अज्ञात मानदंड तैयार किए हैं और फिर इस तरह से तय किए गए मानदंडों को चुनिंदा रूप से लागू किया है और उसके बाद मुख्य मानदंड के रूप में जनसंख्या के मूल सिद्धांत से समझौता करते हए सीटों को आबंटित किया है। कागजात -1 में निर्धारित और अधिसूचित औसत मानदंड के -10% और +10% का भी उल्लंघन करते हुए बढ़ी हुई सीटों को मनमाने ढंग से आबंटित किया गया है। मानदंडों में यह व्यवस्था थी कि किसी एक विधानसभा खंड की औसत आबादी 136304 होगी, पर कठिन इलाके, संपर्क मार्ग (कनेक्टिविटी) की कमी, लोगों द्वारा सामना की जा रही कठिनाई को देखते हुए -10% की छूट दी जाएगी। ऐसे मामलों में औसत से 10% कम आबादी के लिए विधानसभा निर्वाचन क्षेत्र आबंटित किया जाएगा। इस कसौटी के मानदंड या संकेतक सहयोगी सदस्यों को नहीं बताए गए थे। तथापि, 1:6 के अनुपात में बढ़ी हुई 7 सीटों के आबंटन के संबंध में निर्णय, यद्यपि मनमाने ढंग से और हमारी आपत्तियों की अनदेखी करते हुए, कागजात -1 के परिचालित होने से पहले लिया गया था और सहयोगी सदस्यों से प्रतिक्रिया आमंत्रित की गई थी, हालांकि 31 दिसंबर, 2021 को दायर की गई टिप्पणी/आपत्ति जो कि ठोस और आश्वस्त करने जैसी थी, को नजरअंदाज कर दिया गया था। कानून और तर्क के तहत विचार किए जाने से इतर कारणों से बढ़ी हुई सीटों के मनमाने आबंटन ने अब परिसीमन कार्य के मौलिक सिद्धांतों के भारी उल्लंघन को अपरिहार्य बना दिया है।

- इस प्रारूप में निर्वाचन क्षेत्रों के परिसीमन के सर्वप्रथम और सबसे 20. महत्वपर्ण मानदंडों के रूप में जनसंख्या को नजरअंदाज किया जाना जारी है और इसे इतना महत्व नहीं दिया गया है जितना दिया जाना चाहिए था। जनसंख्या में विचलन 41-इरू के मामले में औसत 136304 से 56077 अधिक से लेकर 50-पैडर के मामले में औसत से 85025 कम तक है। जम्मू प्रांत में 100.000 - 1 लाख से कम आबादी वाले 6 विधानसभा खंड हैं (पहार, इंदरवाल, श्री माता वैष्णव देवी, बानी, बसोहली और किश्तवाड़) जबिक ऐसे निर्वाचन क्षेत्रों की संख्या तीन (गुरेज़, करनाह और कुंजर) है। इसी तरह, कश्मीर प्रांतों में 1,50,000 से अधिक आबादी वाले 20 विधानसभा खंड हैं, जबिक जम्मू प्रांत के मामले में ऐसे विधानसभा खंडों की संख्या 8 है। कश्मीर प्रांत में चौबीस निर्वाचन क्षेत्रों की जनसंख्या औसत 136304 से अधिक है, जबिक जम्म प्रांत में केवल आठ निर्वाचन क्षेत्रों की जनसंख्या माननीय आयोग द्वारा निर्धारित एक निर्वाचन क्षेत्र की औसत जनसंख्या से अधिक है। डरू की जनसंख्या जम्म के तीन निर्वाचन क्षेत्रों यानि पद्दार, श्री माता वैष्णो देवी और बानी निर्वाचन क्षेत्र की जनसंख्या के लगभग बराबर है।जहां 2 लाख से कुछ कम की आबादी वाले दरू का विधानसभा में एक सदस्य होगा. वहीं ऊपर उल्लिखित 3 निर्वाचन क्षेत्रों में लगभग समान जनसंख्या वाले क्षेत्र के विधानसभा में तीन सदस्य होंगे। अतः, दुरू के लोग निर्णय लेने में समान रूप से साझेदार और शासन में समान भागीदार नहीं हो सकते। 1-6 आलेख के आधार पत्र कश्मीर और जम्म के सदरवर्ती क्षेत्रों के अशक्तीकरण और बेदखली के तल की पटकथा है। संशोधित प्रारूप इन घोर विसंगतियों को बिल्कुल भी दूर नहीं करता
- 21. 26 फरवरी को उपलब्ध कराया गया प्रारूप प्रस्ताव, 14 फरवरी, 2022 को प्रस्तुत किए गए पत्र 1-6 के प्रत्युत्तर पर बिल्कुल भी विचार नहीं करता है। जबिक अनुच्छेद 81(2)(ख) में परिकल्पित जिला, न कि राज्य को एक इकाई के रूप में लिया गया है, अनंतनाग, बडगाम, कुपवाड़ा और श्रीनगर जिलों की जनसंख्या और माननीय आयोग द्वारा निर्धारित +/- 10% के मानदंड को ध्यान में रखते हुए, सात बढ़ी हुई सीटों में से प्रत्येक, एक अतिरिक्त विधानसभा खंड आवंटित किया जाने के लिए पात्र है,जबिक जम्मू प्रांत में राजौरी, पुंछ और डोडा में से प्रत्येक को को एक-एक दिया जाना है। माननीय आयोग ने बिना किसी कारण के अनंतनाग, बडगाम, श्रीनगर और पुंछ के न्यायोचित दावे को नज़रअंदाज़ करते हुए रियासी,

कठुआ, सांबा, उधमपुर, किश्तवाड़ की बढ़ी हुई सीटों में से एक-एक सीट अनुचित रूप से आवंटित कर दी है, जबिक निर्धारित मानदंड जिलों को विस्तार के लिए पात्र नहीं बनाते हैं। 100 किमी लंबी नियंत्रण रेखा (एलओसी) वाले बारामूला को नियंत्रण रेखा (एलओसी) के समीप रहने वाली आबादी के सामने आने वाली किठनाई को देखते हुए भी एक अतिरिक्त सीट नहीं मिलती है, जबिक कुल 900 वर्ग किमी के क्षेत्रफल वाले उपनगरीय औद्योगिक जिले को अंतर्राष्ट्रीय सीमा से निकटता के नाम पर एक अतिरिक्त विधानसभा खंड मिलता है।

कानून से विचलन को स्पष्ट करने के लिए 85 - राजौरी, 90- मेंढर और 88-22. पुंछ हवेली को ज्वलंत उदाहरणों के रूप में उद्धृत किया गया था और इंगित विचलन को ठीक कर दिया गया है, तो भी आधार पत्र 2-6 को गौर से देखने पर पता चलता है कि अधिकतर मामलों में भौगोलिक सघनता. धारा 60 (पूर्वोक्त टिप्पणी) में बताई गई संचार सुविधा और जनता की सुविधा पर कोई ध्यान नहीं दिया गया है। निर्वाचन क्षेत्रों का सीमांकित किया गया है, क्षेत्रों को शामिल किया गया है और क्षेत्रों को जोड़ा गया है लेकिन इन कारकों पर कम से कम ध्यान रखा गया है और तय मानदंडों के तहत अनुमत्य कारणों के अलावा अन्य कारणों पर न्यूनतम ध्यान दिया गया है। यह इंगित किया जाता है कि अनंतनाग पश्चिम के साथ इमोह संसदीय निर्वाचन क्षेत्र और साहिबआबाद को शामिल कर लिया है, जो पहले, अब के खंडित शांगस-अनंतनाग निर्वाचन क्षेत्र का हिस्सा है, और 43-अनंतनाग पश्चिम के मुख्यालय से लगभग 40 किलोमीटर की दूरी पर स्थित है। यही हाल किश्तवाड़ का है जहां इंदरवाल के करीब मुचटेर संसदीय निर्वाचन क्षेत्र और बलगान संसदीय निर्वाचन क्षेत्र को 49-किश्तवाड़ के साथ जोड़ा गया है। 5-हंदवाड़ा एक और इंगित मामला है। हंदवाड़ा तहसील के हिस्से को काटकर दूसरे विधानसभा खंड के साथ जोड़ दिया गया है और द्रमुल्ला तहसील जो पहले 3-कृपवाड़ा का हिस्सा था, को 5-हंदवाड़ा के साथ जोड़ दिया गया है। 74-आरएस पुरा-जम्मू दक्षिण और 22-सोनावर के साथ भी यही किया गया है, जहां अन्य विधानसभा खंडों के मध्य से संसदीय निर्वाचन क्षेत्र को चुनकर अन्य विधानसभा खंडों के साथ जोड़ा गया है। 41- इरूसबसे बड़ी आबादी 192381 वाले निर्वाचन क्षेत्र के साथ-साथ एक बड़ा क्षेत्र भी है। यह विधानसभा खंड एक अतिरिक्त निर्वाचन क्षेत्र के लिए पात्र है। अधिकांश विधानसभा खंडों का यही हश्र हुआ है। विधानसभा खंडों का उल्लेख केवल निर्धारित मानदंडों से हटने और विचलन को दर्शाने के लिए किया गया है। माननीय आयोग ने कानून की अवहेलना करते हुए विधानसभा खंडों के भीतर और बीच में से द्वीपों को तराशा है और बिना किसी निकटता या संपर्क मार्ग (कनेक्टिविटी) के दूर के विधानसभा क्षेत्रों के साथ जोड़ दिया है। यहां दिए गए विवरण केवल निर्धारित प्रथाओं और सार्वभौमिक रूप से पालन किए गए मानदंडों से पृथक पैटर्न को स्पष्ट करने के लिए हैं और इनमें सभी खंड शामिल नहीं हैं।

जम्मू और कश्मीर के दो प्रोविंस/डिवीजन्स सन्निहित हैं और विशाल पीर 23. पंजाल श्रेणी और लघू हिमालय (The Lesser Himalayas) के अन्य पहाड़ों द्वारा विभाजित होते हैं। दोनों डिवीजनों में एक ही समान भूभाग और स्थालाकृति हैं और मुख्यतः पहाड़ी और दुर्गम क्षेत्रों का लगभग समान हिस्सा पड़ता है। पहाड़ी और दुर्गम क्षेत्रों को एक डिवीजन के लाभ के लिए चुनकर इस्तेमाल नहीं किया जा सकता है और न ही इसके प्रतिनिधित्व को बढ़ाया जा सकता है और दूसरे डिवीजन को शक्तिविहीन और मताधिकारविहीन किया जा सकता है। लघु हिमालय (The Lesser Himalayas) के दूसरी ओर के लोगों और सीमा के भीतर छोटी घाटियों के लोगों को -10% श्रेणी में रखे गए जिलों की तरह पर्याप्त संचार और संपर्क मार्ग (कनेक्टिविटी) की कमी जैसी कठिनाइयों का सामना करना पड़ता है। माटीगवरान, अहलानगादोले, कपरान, हापटनार, लिद्र, फ्रिसलान, लेहेंडाजन, चिमरान, काचीवान, चौगाम और अनंतनाग के अन्य सुदुरवर्ती इलाकों में आबादी की स्थिति यह है कि वे संचार के साधनों, नागरिक स्विधाओं के संबंध में भारी कठिनाई का शिकार हैं, और वे जिले -10% या कम से कम औसत श्रेणी के रूप में वर्गीकृत किए जाने के पात्र हैं। देवपोरा, हीरपोरा, किरचापथरी, दचनू, गोरसीनार जम्पात्री और साइमार्ग, चखरीनुरी कथालन और अन्य क्षेत्रों जैसे सबसे दुर्गम और कठिन और सुदूरवर्ती क्षेत्रों जहां संचार न के बराबर है, के साथ पूरे शोपियां जिले की शक्तिशाली पीर पंजाल द्वारा अनदेखी की गई है। इन्हें +10% श्रेणी में रखा गया है जो इसे अनुचित और भेदभावपूर्ण बना रही है। बारामूला के संदर्भ में भी यही सत्य है। 100 किमी लंबी नियंत्रण रेखा (एलओसी) और हवा मरकूट, कित्री दजान केंद्रदराज के क्षेत्रों में और रिफयाबाद, बिझामा, कमल कोट, नंबला, उरी के आंतरिक क्षेत्रों, बोनियार, कंडी, काकाव थाल के आंतरिक क्षेत्रों में, जहां कम या कोई संचार नहीं है, और एलओसी के पास आबादी का एक बड़ा हिस्सा कठिनाई का सामना करते हुए रात दिन उजड़ रहा है, इसलिए बारामुला जिला -10% की श्रेणी में रखे जाने का पात्र है। पत्र-1 के प्रस्तावों में बडगाम जिले को भी उचित महत्व नहीं दिया गया है। माननीय आयोग यह समझने में विफल रहा है कि अधिकांश जिलों में पहाड़ी और पर्वतीय क्षेत्र शामिल हैं और तोस्मैदान और खाग, बीरवाह, खान साहब, गोगजी पथरी कठिन इलाके वाले सुदुरवर्ती इलाकों से घिरे हुए हैं। इस जिले को आश्चर्यजनक रूप से +10% की श्रेणी में रखा गया है जबिक इसे -10% की श्रेणी में या कम से कम औसत श्रेणी में रखा जाना चाहिए था। इसलिए, इस तरह की कवायद करने के लिए कागजात-1 में निर्धारित वर्गीकरण और मानदंड मनमाना, अनुचित और चुनकर उपयोग किए गए हैं। जब तक सुधारात्मक उपाय नहीं किए जाते, यह परिणाम कश्मीर डिवीजन के साथ घोर अन्याय है। हमने दिनांक 20 दिसंबर, 2021को हुई बैठक में अपने मुद्दों से अवगत करा दिया है और यह बताया है कि यह प्रस्ताव ऐसी कवायद में अपनाए गए मूल मानदंडों को ठेस पहुँचाता है।

## संसदीय निर्वाचन क्षेत्र

24. संसदीय निर्वाचन क्षेत्र अनंतनाग और प्रारूप प्रस्ताव का प्रस्तावित परिसीमन ऐसा है जो इतिहास में पहले कभी नहीं हुआ। ऐसी कवायद में ऐसा कहीं भी नहीं हुआ, जहां वर्ष के अधिकतर समय तक दुर्गम रहने वाली एक उच्चतम पर्वतीय श्रृंखला द्वारा पृथक किए गए दो विभिन्न भौगोलिक प्रदेशों को विधि के अंतर्गत यथापेक्षित समीपता, संपर्क मार्ग (कनेक्टिविटी), सुविधा और सुसंबद्ध क्षेत्र के मूलभूत सिद्धांतों की अनदेखी करके एक ही निर्वाचन क्षेत्र बनाने के लिए कभी भी मिलाया गया हो। दो अन्य संसदीय निर्वाचन क्षेत्रों श्रीनगर और बारामूला के संबंध में भी प्रारूप में परिसीमन के मूलभूत सिद्धांतों पर ध्यान नहीं दिया गया है।

- किसी संसदीय निर्वाचन क्षेत्र के अवास्तविक, तर्कहीन और विवेकहीन 25. सीमांकन का इससे ज्यादा खराब उदाहरण नहीं हो सकता है जो -3 अनंतनाग निर्वाचन क्षेत्र का है। माननीय आयोग ने शोपियां जिले के अनंतनाग, कुलगाम और जैनपोरा को इनके भुभाग-, भुगोलशास्त्र-, संपर्क मार्ग (कनेक्टिविटी), पहुंच और संपूर्ण सुविधा पर जरा भी ध्यान दिए बिना पुंछ और राजौरी जिले के साथ मिला दिया है। माननीय आयोग ने इतना भी विचार नहीं किया है कि अनंतनाग, कुलगाम और जैनपोरा, विशाल पीरपंजाल श्रृंखला द्वारा पृथक है और भारी हिमपात की वजह से यह क्षेत्र आधे वर्ष के लिए अलभ्य रहता है। प्रारूप प्रस्ताव को किसी भी दृष्टिकोण से देखने से कोई अर्थ नहीं निकलता है। इसका एकमात्र परिणाम पुंछ, राजौरी और दक्षिण कश्मीर के दुरदराज इलाकों के लोगों के लिए -अत्यधिक कठिनाई के रूप में निकलेगा। श्रीनगर और बारामुला की सीमाओं को पुनः खींचना, परिसीमन कवायद करते समय सुसंबद्धता, समीपता और संपर्क मार्ग के मार्गदर्शक सिद्धांतों के प्रति (कनेक्टिविटी) । निर्धारित मार्गदर्शक सिद्धांतों और लोगोंऐसी ही उदासीनता दर्शाता है को होने वाली अत्यधिक असविधा पर बिल्कल भी ध्यान दिए बिना शोपियां को श्रीनगर निर्वाचन क्षेत्र और बारामुला के बड़गाम और बीरवाह भाग का हिस्सा बना दिया गया है।
- 26. माननीय आयोग ने वृहत ऐतिहासिक महत्व के कुछ नामों को बहाल किया है। आधार पत्र में ऐतिहासिक महत्व 6 1 के अनेक निर्वाचनों क्षेत्रों को खौफनाक ढंग से विरूपित कर दिया गया है। तथापि अमीराकदल, जाड़ीबल, संग्रामा, गुलमर्ग, होम शाली बुघ, बटमालू, गांधीनगर के साथ न्याय किया जाना अभी बाकी है इन्हें गायब कर दिया गया है और उनके भावनात्मक मूल्य और महत्व को बेपरवाही से पूरी तरह विलोपित कर दिया गया है। अमीरा कदल हमें गवर्नर अमीर खान की याद दिलाता है जिन्होंने वास्तुकला तथा शहरी विकास के प्रति महत्वपूर्ण योगदान दिया है। यह अत्यंत दुखद है कि जब देश में शहरों और कस्बों के पुराने नाम वापस रखे जाने के प्रयास किए जा रहे हैं, जम्मू और कश्मीर के इतिहास और संस्कृति को विलोपित करने और ध्वंस करने के लिए साभिप्राय प्रयास किए जा रहे हैं। स्थानों, कस्बों और शहरों के नाम संस्कृति एवं इतिहास के प्रतीक होते हैं तथा इनका सम्मान किया जाना चाहिए। अतः, इन निर्वाचन क्षेत्रों को अवश्य ही बहाल किया जाना चाहिए।

- 27. माननीय आयोग ने नक्शों का अवलोकन करके ही कदाचित यह कवायद पूरी की है और उन्होंने उत्तर कश्मीर, दक्षिण कश्मीर, मध्य कश्मीर, पीरपंजाल, कठुआ के विभिन्न भागों एवं अन्य जिलों और उप जिलों के-मुख्यालयों का दौरा नहीं किया है। माननीय आयोग ने जम्मू कश्मीर के विभिन्न वर्गों के लोगों तथा नागरिक समाज के समूहों के साथ न तो भेंट की और न ही वार्ता की और यह प्रारूप आम जनता की आकांक्षाओं और दृष्टिकोण को प्रतिबिंबित नहीं करता है।
- 28. जैसाकि पूर्ववर्ती प्रत्युत्तर में बताया गया है, आधार पत्र के संबंध में 6-1 धयान नहीं दिया जाना स्पष्ट प्रतीत होता है, जो उपर्युक्त दिए गए प्रस्तुतिकरणों से अवश्य स्पष्ट होंगे, अतः इन प्रस्तावों को वापस लिया जाना चाहिए और संविधान के अंतर्गत जब भी अनुमत्य हो, समाज के सभी वर्गों के साथ व्यापक परामर्श और वार्ता के उपरांत इन पर नए सिरे से विचार किया जाना चाहिए।
- 29. यह कि, पूर्ववर्ती पैरा में उल्लिखित कारणों और इसके उपरांत प्रस्तुत किए जा सकने वाले कारणों की वजह से आधार पत्र 1-6 स्वीकार्य नहीं है और इन पर इसके परिणामस्वरूप कार्रवाई नहीं की जानी चाहिए क्योंकि जनसंख्या के प्रत्येक वर्ग के साथ घोर अन्याय होगा और यह उन मूलभूत सिद्धांतों का भी उल्लंघन करेगा जो परिसीमन की कवायद को शासित करते हैं और जिनका माननीय आयोग द्वारा अनुपालन किया जाना चाहिए।
- 30. कि हम ऊपर दिए गए प्रस्तुतिकरणों के समर्थन में और मौखिक और लिखित प्रस्तुतिकरण देने का अधिकार सुरक्षित रखते हैं।
- 31. यह कि इन विसम्मित प्रस्तावों/ज्ञापन/ आपत्तियों और इसके अनुलग्नकों को कृपया रिकॉर्ड में रखा जाए और इन्हें प्रारूप प्रस्ताव के साथ प्रकाशित करवाया जाए।

इसी संदर्भ में और दिए गए प्रस्तुतिकरणों तथा संलग्न किए गए अनुलग्नकों एवं माननीय आयोग द्वारा यथा अनुमत्य किए जाने वाले प्रस्तुतिकरणों को ध्यान में रखते हुए अत्यंत सम्मानपूर्वक यह विनती की जाती है:

कि माननीय आयोग उपर्युक्त पैरा 1 से 31 में दिए गए अकाट्य और सुस्पष्ट प्रस्तुतिकरणों को ध्यान में रखते हुए कृपया जम्मू और कश्मीर पुनर्गठन अधिनियम, 2019 की संवैधानिक वैधता और प्राधिकार को चुनौती देने वाली अनेक रिट याचिकाओं के अंतिम न्याय निर्णय और निपटान होने तक तत्काल परिसीमन कवायद को रोक दे।

आधार पत्र 6-1, जिसमें विधान सभा निर्वाचन क्षेत्रों और संसदीय निर्वाचन क्षेत्रों के सीमांकन का प्रस्ताव है, उसे इस मामले में कोई भी आगे कार्रवाई किए बिना अथवा किसी भी तरीके से इन प्रस्तावों पर कोई भी कार्यवाही किए बिना वापस लिया जाए।

सादर,

दिनांकः 2022/03/04

ह-/.

डॉफारूक अब्दुल्ला .,

सांसद, श्रीनगर लोक सभा निर्वाचन क्षेत्र

ह-/.

श्री मोहम्मद अकबर लोन,

सांसद, बारामूला लोक सभा निर्वाचन क्षेत्र

ह-/.

श्री हसनैन मसूदी,

सांसद, अनंतनाग लोक सभा निर्वाचन क्षेत्र

अध्यक्ष परिसीमन आयोग तीसरी मंजिल, अशोक होटल चाणक्यपुरी, नई दिल्ली 110021 -

विषय: जम्मू एवं कश्मीर संघ राज्य क्षेत्र के विधानसभा संसदीय/निर्वाचन क्षेत्रों के संबंध में विसम्मति प्रस्ताव।

माननीय,

आपके पत्र संख्या 282/जेएण्डके/2022 (डीईएल) दिनांक 25 फरवरी, 2022 के संबंध में, मैं संशोधित प्रस्ताव अग्रेषित कर रहा हूं जिसमें विधानसभा खण्डों के परिसीमन के संबंध में सुझाव दिए गए हैं। मैं विनम्रतापूर्वक परिसीमन आयोग से निम्नलिखित सुझावों पर विचार करने का अनुरोध करता हूं:

- नव प्रस्तावित "अनंतनाग-राजौरी" संसदीय सीट को कृपया "अनंतनाग-पुंछ" संसदीय सीट के रूप में नामित किया जाए।
- "शोपियां" विधानसभा खण्ड अनंतनाग और राजौरी पुंछ के बीच अवस्थित है, इसलिए शोपियां को कृपया अनंतनाग राजौरी संसदीय सीट में शामिल किया जाए और "बिजबेहरा" विधानसभा खण्ड को कृपया श्रीनगर संसदीय सीट में शामिल किया जाए क्योंकि यह बिलकुल श्रीनगर से जुड़ा हुआ है।

### जिला जम्मू

- 1- "बहू" विधानसभा खण्ड का नाम बदलकर "बहू लोचन" विधानसभा क्षेत्र कर दिया जाना चाहिए।
- 2- "जम्मू पूर्व" विधानसभा खण्ड का नाम बदलकर "जम्मू तवी" विधानसभा खंड कर दिया जाना चाहिए। तवी नदी जम्मू शहर से होकर बहती है। यह एक पित्र नदी है और लोगों की इस नदी में बहुत आस्था है। इन भावनाओं को ध्यान में रखते हुए, इस सीट का नाम बदलकर "जम्मू तवी" सीट कर दिया जाए।
- 3- "जम्मू उत्तर "डोमाना-मुठी" विधानसभा खण्ड का नाम बदलकर " विधानसभा खण्ड कर दिया जाना चाहिए।
- 4- "मैरा मंडारियनतहसीलों को कृपया खौर विधानसभा "चौकी चौरा" और " खनूर विधानसभा खण्ड में शामिलखंड से बाहर रखा जाए और इन्हें अ किया जाए।
- 5- "परगवालतहसील को कृपया अखनूर विधानसभा खण्ड से बाहर रखा " जाए और खौर विधानसभा क्षेत्र में शामिल कर लिया जाए।

#### जिला सांबा

- 1- "कतलीसंसदीय निर्वाचन क्षेत्र को रामगढ़ विधानसभा खण्ड से बाहर " में शामिल किया जाए।रखा जाए और सांबा विधानसभा खण्ड
- 2- "राजपुरातहसील को रामगढ़ विधानसभा खण्ड से बाहर रखा जाए और " सांबा विधानसभा खण्ड में शामिल किया जाए।

#### जिला राजौरी

1- "दरहल" विधानसभा खंड का नाम बदलकर कृपया "बुधल विधानसभा" खंड कर दिया जाए। (तहसील कोटरंका और तहसील खवास)

2- "दरहल" तहसील को कृपया दरहल विधानसभा खंड से बाहर रखा जाए और थानामंडी विधानसभा खंड में शामिल कर लिया जाए।

3- "फतेहपुर" संसदीय निर्वाचन क्षेत्र को कृपया राजौरी विधानसभा खण्ड से बाहर रखा जाए और "थानामंडी" विधानसभा खंड में शामिल कर लिया जाए।

## आदरणीय,

पत्र संख्या 282/जिएण्डके/2022(डीईएल) दिनांक: 25/02/2022 के संदर्भ में मेरे विसम्मत नोट को कृपया आयोग के प्रारूप प्रस्ताव के साथ प्रकाशित किया जाए। धन्यवाद,

सादर, *ह-/.* जुगल किशोर शर्मा संसद सदस्य लोकसभा, जम्मू।



# जम्मू और कश्मीर अधिकारिक राजपत्र

खंड—134 ] जम्मू, मंगलवार, 15 मार्च, 2022/24 फाल्गुन, 1943. [ सं. 50–3

इस भाग को अलग पृष्ठीकरण दिया गया है ताकि इसे एक अलग संकलन के रूप में दर्ज किया जा सके ।

## भाग II–सी

# परिसीमन आयोग द्वारा अधिसूचनाएं और आदेश ।

## परिसीमन आयोग

अशोक होटल, 50-बी, नीति मार्ग, चाणक्यपुरी, नई दिल्ली-110021

सं. 282 / जेएंडके / 2022(खण्ड-II)

दिनांक : 15 मार्च, 2022

24 फाल्गुन, 1943 (शक्)

## शुद्धिपत्र

आयोग की दिनांक 14 मार्च, 2022 की अधिसूचना संख्या 282/जेएंडके/2022 (खण्ड—II) के हिंदी संस्करण में तालिका 'क' में, बारामूला जिला के 12—कुंजर विधान सभा निर्वाचन क्षेत्र के क्र. सं., नाम और विस्तार के नीचे, 13—पत्तन विधान सभा निर्वाचन क्षेत्र की क्रम संख्या, नाम और विस्तार को निम्नानुसार शामिल किया जाएगा :—

13	पत्तन	सिंगपोरा तहसील और पत्तन तहसील (भाग)—
		6—वानीगम पाईन, 7—वानीगम बाला, 8—तिलगाम और 9—टैपर वारीपोरा पटवार सर्किल को छोड़कर।

आदेश से,

(के. एन. भार) सचिव



# JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Tue., the 15th March, 2022/24th Phal., 1943. [No. 50-4]

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART II-C

Notifications and Order by Delimitation Commission.

#### **DELIMITATION COMMISSION**

Ashoka Hotel, 50-B, Niti Marg, Chanakyapuri, New Delhi-110021.

No. 282/J&K/2022(Vol. II)

Dated: 15<sup>th</sup> March, 2022 24th Phalguna, 1943 (Saka).

#### CORRIGENDUM

In the Hindi version of the Commission's Notification No. 282/J&K/2022(Vol.~II) dated  $14^{th}$  March, 2022, in Table-A, the

Sl. No., Name and Extent of 13-Pattan AC shall be inserted below Sl. No., Name and Extent of 12-Kunzer AC of District Baramulla as follows:—

13	Pattan	Singpora Tehsil and Pattan Tehsil
		(Part)-Excluding 6-Wanigam Payeen,
		7–Wanigam Bala, 8–Tilgam and 9–Tapper
		Waripora PCs.

By Order,

(K.N. BHAR) Secretary.